

COLLECTIVE BARGAINING AGREEMENT

PBA LOCAL 328 & BOROUGH OF HADDONFIELD

April 1st 2010 through March 31st 2014

Contract Committee

John Burger Stephen Camiscioli Jason Cutler Theresa Fitzgerald Christopher Kosofsky Mark Knoedler Robert Shreve Brian Trippel Richard Walker Edward Wiley





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PREAMBLE

This agreement entered into this 11th day of May 2010, by and between the BOROUGH OF HADDONFIELD, in the County of Camden, a Municipal Corporation of the State of New Jersey, hereinafter called the "Borough", and POLICEMEN'S BENEVOLENT ASSOCIATION LOCAL 328, hereinafter called the PBA.

Accepted By:

P.B.A. LOCAL 328 Representative



Accepted By:

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ARTICLE I RECOGNITION

A. All Employees

1. Pursuant to a Resolution adopted by Borough Commissioners of the Borough of Haddonfield at a regular meeting on April 13th, 2004, *PBA* Local 328 is hereby recognized as exclusive representative for the purpose of collective negotiations of an employees unit limited to Police Patrolmen, Police Corporals, Police Sergeants, Police Lieutenants, Police Captains and Special Officers, including Meter Personnel and Administrative Assistants but excluding reserve or auxiliary officers, employed in the Police Department of the Borough of Haddonfield, and excluding all other *Borough* employees whatsoever.

Accepted By:

P.B.A. LOCAL 328 Representative



Accepted By:

ARTICLE II

CONDITIONS AND DURATION OF AGREEMENT

A. All Employees

- 1. This agreement shall continue to be in full force and effect as of the first day of April 2010 and shall remain in full force and effect through the thirty-first day of March 2014, except as otherwise specified. It shall be automatically renewed from year to year thereafter unless either party shall notify the other, in writing, one hundred and twenty (120) days prior to the anniversary date, that it desires to modify or terminate this agreement. In the event that such notice is given, negotiations shall begin not later than ninety (90) days prior to the anniversary date. This agreement shall remain in force and be effective during the period of negotiations and until the next anniversary date following notice to modify or terminate.
- 2. Any changes, modifications or amendments of any part of this contract shall not cause a change, modification or amendment in any other part unless expressly so stated and this agreement shall continue in full force and effect.
- 3. Notice to modify a portion of this agreement will affect only a modification or termination of that portion of the agreement indicated in the notice to modify.
- 4. A notice to terminate the agreement will affect the entire agreement.

Accepted By:

P.B. LOCAL 28 Representative

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Accepted By:

ARTICLE III

MANAGEMENT RIGHTS

A. All Employees

- 1. The *Borough*, in conformance with law, hereby retains and reserves unto itself, without limitation, all powers, rights, authority, duties and responsibilities conferred upon and vested in it prior to the signing of this agreement by the laws and Constitution of the State of New Jersey and of the United States, including, but without limiting the generality of the foregoing, the following rights:
 - a. The executive management and administrative control of the *Borough* Government and its properties and facilities, and the activities of its employees;
 - b. To hire all employees and subject to the provisions of law, to determine their qualifications and conditions for continued employment, or assignment, and to promote and transfer, within the *Police Department* employees, and to make and modify work rules in connection therewith, subject to NJSA 34:13A-5.3 with thirty (30) days notice to the *PBA*, except if an emergent situation arises which requires an immediate response by the *Borough*;
 - c. To suspend, demote, discharge or take other disciplinary action for good and just cause (except in the case of probationary employees as defined by NJSA 52:178B-69, discharge does not need just cause).
- 2. The exercise of the foregoing powers, rights, authority, duties or responsibilities of the *Borough*, the adoption of policies, rules, regulations and practices in furtherance thereof, and the use of judgment and discretion in connection therewith shall be limited only by the specific and express terms of this agreement and then only to the extent such specific and expressed terms hereof are in conformance with the constitution and laws of New Jersey and of the United States and the ordinances of the Borough of Haddonfield.
- 3. Nothing contained herein shall be construed to deny or restrict the *Borough* of its rights, responsibilities and authority under R.S. 40 and R.S. 11 or any other national, state, county or local laws or ordinances.

cepted By:

P.B.A. LOCAL 328 Representative

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Accented By

EQUAL TREATMENT

A. All Employees

1. With reference to the *Collective Bargaining Agreement*, no person shall be discriminated against because of their political or religious opinion or affiliations, nor because of their sex, race, or ancestry of national origin.

Accepted By:

P.B.O. LOCAL 328 Representative



Accepted By:

WORK SCHEDULE

A. All Employees

- 1. Employees shall be assigned a Work Schedule.
 - a. The Borough shall not create a Work Schedule that is not enumerated in ARTICLE V WORK SCHEDULE or has been amended in accordance with ARTICLE VI WORK SCHEDULE CHANGES, of the Collective Bargaining Agreement without first negotiating the economic impact with the PBA.
- 2. The Work Week for all employees shall begin Sunday morning at midnight and cover seven (7) consecutive twenty-four (24) hour periods.
- 3. The average number of hours worked on a weekly basis for all employees assigned to work a forty-two (42) hour *Work Week* will be forty-two (42) hours weekly over a twenty-eight (28) day period.
 - a. Time off equal to eight (8) hours for every twenty-eight (28) day period is provided to reduce the average *Work Week* to forty (40) hours, as part of the provisions under ARTICLE XXIII KELLY TIME of the *Collective Bargaining Agreement*.
- 4. The number of hours worked on a weekly basis for all employees assigned to work a forty (40) hour *Work Week* will be forty (40) hours weekly over a seven (7) day period.
- 5. The *Chief Of Police* or his/her designee may change the duties, position or assignment of any employee commensurate with the employee's rank, training and skills, at any time as long as that employee's *Work Schedule* is not changed.

B. Administrative Division

1. Captain

a. Captains shall be assigned by the *Chief Of Police* or his/her designee to work one of the following eight (8) hour *Work Schedules*:

00 AM - 3:00 PM	Monday	12:00 N - 8:00 PM	Monday	3:00 PM - 11:00 PM
00 AM - 3:00 PM	Tuesday	12:00 N - 8:00 PM	Tuesday	3:00 PM - 11:00 PM
00 AM - 3:00 PM	Wednesday	12:00 N - 8:00 PM	Wednesday	3:00 PM - 11:00 PM
00 AM - 3:00 PM	Thursday	12:00 N - 8:00 PM	Thursday	3:00 PM - 11:00 PM
00 AM - 3:00 PM	Friday	12:00 N - 8:00 PM	Friday	3:00 PM - 11:00 PM
ff	Saturday	Off	Saturday	Off
ff	Sunday	Off	Sunday	Off
	00 AM - 3:00 PM 00 AM - 3:00 PM 00 AM - 3:00 PM 00 AM - 3:00 PM ff	•	00 AM - 3:00 PM Tuesday 12:00 N - 8:00 PM 00 AM - 3:00 PM Wednesday 12:00 N - 8:00 PM 00 AM - 3:00 PM Thursday 12:00 N - 8:00 PM 00 AM - 3:00 PM Friday 12:00 N - 8:00 PM ff Saturday Off	00 AM - 3:00 PM Tuesday 12:00 N - 8:00 PM Tuesday 00 AM - 3:00 PM Wednesday 12:00 N - 8:00 PM Wednesday 00 AM - 3:00 PM Thursday 12:00 N - 8:00 PM Thursday 00 AM - 3:00 PM Friday 12:00 N - 8:00 PM Thursday Friday 12:00 N - 8:00 PM Friday Saturday Off Saturday

- (1). Any change between the *Work Schedules* listed under ARTICLE V WORK SCHEDULE Section B.1.a. of the *Collective Bargaining Agreement* is subject to the following conditions:
 - (a). The Captain will be notified of the *Work Schedule* change at least fourteen (14) calendar days prior to the change.

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WORK SCHEDULE

- (b). The new Work Schedule shall remain fixed for a minimum of twenty-eight (28) calendar days.
- (c). Approved Time Off scheduled prior to the notification of the Work Schedule change will be honored.

2. Lieutenants

a. Lieutenants shall be assigned by the *Chief Of Police* or his/her designee to work one of the following eight (8) hour *Work Schedules*:

Monday	7:00 AM - 3:00 PM	Monday	9:00 AM - 5:00 PM	Monday	11:30 AM – 7:30 PM
Tuesday	7:00 AM - 3:00 PM	Tuesday	9:00 AM - 5:00 PM	Tuesday	11:30 AM – 7:30 PM
Wednesday	7:00 AM - 3:00 PM	Wednesday	9:00 AM - 5:00 PM	Wednesday	11:30 AM – 7:30 PM
Thursday	7:00 AM - 3:00 PM	Thursday	9:00 AM - 5:00 PM	Thursday	11:30 AM - 7:30 PM
Friday	7:00 AM - 3:00 PM	Friday	9:00 AM - 5:00 PM	Friday	11:30 AM - 7:30 PM
Saturday	Off	Saturday	Off	Saturday	Off
Sunday	Off	Sunday	Off	Sunday	Off
-					

- (1). Any change between the *Work Schedules* listed under ARTICLE V WORK SCHEDULE Section B.2.a. of the *Collective Bargaining Agreement* is subject to the following conditions:
 - (a). The Lieutenant will be notified of the *Work Schedule* change at least fourteen (14) calendar days prior to the change.
 - (b). The new Work Schedule shall remain fixed for a minimum of twenty-eight (28) calendar days.
 - (c). Approved Time Off scheduled prior to the notification of the Work Schedule change will be honored.

C. Community Policing Division

- 1. Community Police Officer
 - a. Employees assigned as Community Policing Officers shall work the following schedule:

Monday	8:00 AM - 4:00 PM
Tuesday	11:30 AM - 8:00 PM
Wednesday	11:30 AM - 8:00 PM
Thursday	11:30 AM - 8:00 PM
Friday	11:30 AM – 8:00 PM
Saturday	Off
Sunday	Off

2. School Resource Officer

a. Employees assigned as School Resource Officers shall work the following schedule:

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P.B. A. OCAL 3 & Representative



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WORK SCHEDULE

(1). From the first scheduled school day in September until the last scheduled school day in June, the School Resource Officer will work the following schedule:

Monday	7:00 AM - 3:30 PM
Tuesday	7:00 AM - 3:30 PM
Wednesday	7:00 AM - 3:30 PM
Thursday	7:00 AM - 3:30 PM
Friday	7:00 AM - 3:00 PM
Saturday	Off
Sunday	Off

- (2). During the school vacation period, which is the dates other than what is specified under ARTICLE V WORK SCHEDULE Section C.2.a.(1).of the *Collective Bargaining Agreement*, the School Resource Officer will work four (4) consecutive eight and one-half (8.5) hour days followed by an eight (8) hour day followed by two (2) days off, or any contractually determined *Work Schedule*, as assigned by the *Chief Of Police* or his/her designee.
- (3). Any change between *Work Schedules* listed under ARTICLE V WORK SCHEDULE Section C.2. of the *Collective Bargaining Agreement* is subject to the following conditions:
 - (a). The School Resource Officer will be notified of the *Work Schedule* change at least fourteen (14) calendar days prior to the change.
 - (b). The new Work Schedule shall remain fixed for a minimum of twenty-eight (28) calendar days.
 - (c). Approved Time Off scheduled prior to the notification of the Work Schedule change will be honored.

D. Detective Division

1. Employees assigned to the Detective Division shall work a ten and one-half (10 ½) hour rotating shift as follows:

Schedule 1		Schedule 2	
Monday	7:00 AM - 5:30 PM	Monday	Off
Tuesday	7:00 AM - 5:30 PM	Tuesday	9:00 AM – 7:30 PM
Wednesday	7:00 AM - 5:30 PM	Wednesday	9:00 AM – 7:30 PM
Thursday	7:00 AM - 5:30 PM	Thursday	9:00 AM – 7:30 PM
Friday	Off	Friday	9:00 AM – 7:30 PM
Saturday	Off	Saturday	Off
Sunday	Off	Sunday	Off
Monday	Off	Monday	7:00 AM – 5:30 PM
Tuesday	9:00 AM – 7:30 PM	Tuesday	7:00 AM – 5:30 PM
Wednesday	9:00 AM – 7:30 PM	Wednesday	7:00 AM - 5:30 PM
Thursday	9:00 AM – 7:30 PM	Thursday	7:00 AM – 5:30 PM
Friday	9:00 AM – 7:30 PM	Friday	Off
Saturday	Off	Saturday	Off
Sunday	Off	Sunday	Off

Accepted By:

P.B.A. LOCAL 328 Representative

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WORK SCHEDULE

E. Patrol Division

1. Employees assigned to the Patrol Division shall work a twelve (12) hour rotating shift as follows:

	Platoon 1	Platoon 2	Platoon 3	Platoon 4
Monday	7:00 AM - 7:00 PM	7:00 PM - 7:00 AM	Off	Off
Tuesday	7:00 AM - 7:00 PM	7:00 PM - 7:00 AM	Off	Off
Wednesday	Off	Off	7:00 PM - 7:00 AM	7:00 AM - 7:00 PM
Thursday	Off	Off	7:00 PM - 7:00 AM	7:00 AM - 7:00 PM
Friday	7:00 AM - 7:00 PM	7:00 PM - 7:00 AM	Off	Off
Saturday	7:00 AM - 7:00 PM	7:00 PM - 7:00 AM	Off	Off
Sunday	7:00 AM - 7:00 PM	7:00 PM - 7:00 AM	Off	Off
Monday	Off	Off	7:00 AM - 7:00 PM	7:00 PM - 7:00 AM
Tuesday	Off	Off	7:00 AM - 7:00 PM	7:00 PM - 7:00 AM
Wednesday	7:00 AM - 7:00 PM	7:00 PM - 7:00 AM	Off	Off
Thursday	7:00 AM - 7:00 PM	7:00 PM - 7:00 AM	Off	Off
Friday	Off	Off	7:00 AM – 7:00 PM	7:00 PM - 7:00 AM
Saturday	Off	Off	7:00 AM – 7:00 PM	7:00 PM - 7:00 AM
Sunday	Off	Off	7:00 AM – 7:00 PM	7:00 PM - 7:00 AM
Monday	7:00 PM - 7:00 AM	7:00 AM - 7:00 PM	Off	Off
Tuesday	7:00 PM - 7:00 AM	7:00 AM - 7:00 PM	Off	Off
Wednesday	Off	Off	7:00 AM – 7:00 PM	7:00 PM - 7:00 AM
Thursday	Off	Off	7:00 AM – 7:00 PM	7:00 PM - 7:00 AM
Friday	7:00 PM - 7:00 AM	7:00 AM - 7:00 PM	Off	Off
Saturday	7:00 PM - 7:00 AM	7:00 AM – 7:00 PM	Off	Off
Sunday	7:00 PM – 7:00 AM	7:00 AM – 7:00 PM	Off	Off
Monday	Off	Off	7:00 PM - 7:00 AM	7:00 AM – 7:00 PM
Tuesday	Off	Off	7:00 PM – 7:00 AM	7:00 AM – 7:00 PM
Wednesday	7:00 PM - 7:00 AM	7:00 AM – 7:00 PM	Off	Off
Thursday	7:00 PM - 7:00 AM	7:00 AM – 7:00 PM	Off	Off
Friday	Off	Off	7:00 PM – 7:00 AM	7:00 AM - 7:00 PM
Saturday	Off	Off	7:00 PM – 7:00 AM	7:00 AM - 7:00 PM
Sunday	Off	Off	7:00 PM - 7:00 AM	7:00 AM - 7:00 PM

F. Support Personnel Division

1. Administrative Assistant

a. Administrative Assistants shall be permanently assigned by the *Chief Of Police* or his/her designee to work either of the following eight (8) hour steady shifts:

Monday	8:00 AM – 4:00 PM	Monday	9:00 AM - 5:00 PM
Tuesday	8:00 AM - 4:00 PM	Tuesday	9:00 AM - 5:00 PM
Wednesday	8:00 AM - 4:00 PM	Wednesday	9:00 AM - 5:00 PM
Thursday	8:00 AM - 4:00 PM	Thursday	9:00 AM - 5:00 PM
Friday	8:00 AM - 4:00 PM	Friday	9:00 AM - 5:00 PM
Saturday	Off	Saturday	Off
Sunday	Off	Sunday	Off

Accepted By:

P.B.A. LOCAL 328 Representative



Accepted By:

WORK SCHEDULE

2. Meter Personnel

a. Meter Personnel shall be permanently assigned by the *Chief Of Police* or his/her designee to work either of the following eight (8) hour steady shifts:

Monday	8:00 AM - 4:00 PM	Monday	9:00 AM - 5:00 PM
Tuesday	8:00 AM - 4:00 PM	Tuesday	9:00 AM - 5:00 PM
Wednesday	8:00 AM – 4:00 PM	Wednesday	9:00 AM - 5:00 PM
Thursday	8:00 AM – 4:00 PM	Thursday	9:00 AM - 5:00 PM
Friday	8:00 AM - 4:00 PM	Friday	9:00 AM - 5:00 PM
Saturday	Off	Saturday	Off
Sunday	Off	Sunday	Off

Accepted By:

P.B.A. LOCAL 328 Representative

2010 - 2014

Accepted By:

WORK SCHEDULE CHANGES

A. All Employees

- 1. Should the *Chief Of Police* determine that there should be a change in any *Work Schedule*, it shall be done in accordance with the applicable provisions set forth under ARTICLE V WORK SCHEDULE of the *Collective Bargaining Agreement*, otherwise it must be presented and approved by the *PBA*.
- 2. The Borough shall not create a Work Schedule that is not enumerated in or has been amended in accordance with ARTICLE VI WORK SCHEDULE CHANGES of the Collective Bargaining Agreement without first negotiating the economic impact with the PBA.
 - a. Changes in Work Schedules shall not be unreasonably denied by the PBA.
- 3. The *Borough* and *PBA* agree to negotiate pursuant to binding arbitration if the *PBA* believes that a change in *Work Schedule* creates an economic impact.

Accepted By:

P.B.A. LOCAL 328 Representative

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Accepted By:

ARTICLE VII

WORK ASSIGNMENT CHANGES

A. All Employees

- 1. All Reassignments and Temporary Assignments must be approved by the Chief Of Police or his/her designee.
- 2. Employees will not be *Reassigned* unless they receive at least fourteen (14) calendar days notice, except in the case of *Emergency*.
 - **a.** If an employee does not receive proper notice, he/she shall receive one (1) hour of *Compensatory Time* for each calendar day he/she did not receive the proper notice.
 - (1). Employees shall receive a minimum of four (4) hours of *Compensatory Time*.
- 3. Employees shall not be *Temporarily Assigned* unless they receive at least five (5) *Work Days* notice, except in the case of *Emergency*.
 - **a.** If an employee does not receive proper notice, he/she shall receive one (1) hour of *Compensatory Time* for each calendar day he/she did not receive the proper notice.
 - (1). Employees shall receive a minimum of four (4) hours of *Compensatory Time*.
- 4. If an employee is *Reassigned* or *Temporarily Assigned*, and the new *Work Schedule* has a different set of days off, the *Reassignment* or *Temporary Assignment* shall not take effect until the employee has had a minimum of twenty-four (24) hours off between the end of the previously assigned shift and the new *Scheduled Start Time*.
- 5. If an employee is Reassigned or Temporarily Assigned, Approved Time Off will be honored.
 - a. Employees shall be entitled to a maximum of four (4) additional Scheduled Shifts of Approved Paid Leave per calendar year. Any Approved Paid Leave must be used on days immediately prior to or after days that were previously scheduled as Approved Time Off. Approved Paid Leave may only be used on days that were scheduled days off on the previous Work Schedule.
- 6. If a *Reassignment* or *Temporary Assignment* comes at the request of an employee, that employee shall forfeit all entitlements under ARTICLE VII WORK ASSIGNMENT CHANGES Section A.2., A.3., and A.5. of the *Collective Bargaining Agreement*.
- 7. Employees cannot decline a *Reassignment*.
- 8. The *Chief Of Police* or his/her designee may change the duties, position or assignment of any employee commensurate with the employee's rank, training and skills, at any time as long as that employee's *Work Schedule* is not changed.

B. Administrative Division

1. Employees assigned to the Administrative Division cannot decline a *Temporary Assignment*.

Accepted By:

P.B.A. OCAL 328 Representative



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ARTICLE VII

WORK ASSIGNMENT CHANGES

C. Community Policing Division

1. Employees assigned to the Community Policing Division cannot decline a Temporary Assignment.

D. Detective Division

1. Employees assigned to the Detective Division cannot decline a *Temporary Assignment*.

E. Patrol Division

1. Employees assigned to the Patrol Division cannot decline a *Temporary Assignment*.

F. Support Personnel Division

1. Employees assigned to the Support Personnel Division have the right to decline a *Temporary Assignment*.

Accepted By:

P.B.A. COCAL 328 Representative



Accepted By

ARTICLE VIII

ACTING SERGEANT PAY

A. All Employees

- 1. When a *Vacancy* exists for more than sixty (60) calendar days in the rank/position of Sergeant in any *Division* or *Platoon Within a Division*, the Corporal assigned to the *Division* or *Platoon Within a Division* shall be designated *Acting Sergeant*.
 - a. The Corporal designated shall receive the *Base Wage* of a Sergeant beginning at the start of the pay week following the sixtieth (60^{th}) day.
 - **b.** The Corporal designated shall receive the *Base Wage* of a Sergeant until the end of the pay week in which the *Vacancy* is actually filled.
- 2. When a Vacancy exists for more than sixty (60) calendar days in the rank/position of Sergeant in any Division or Platoon Within a Division, and the Division or Platoon Within a Division does not have a Corporal assigned to it, the Chief Of Police or his/her designee shall designate an employee amongst those assigned to the particular Division or Platoon Within a Division to be Acting Sergeant.
 - a. The employee designated shall receive the *Base Wage* of a Sergeant beginning at the start of the pay week following the sixtieth (60^{th}) day.
 - b. The employee designated shall receive the *Base Wage* of a Sergeant until the end of the pay week in which the *Vacancy* is actually filled.
 - c. The employee designated will not be arbitrarily removed from this assignment without appropriate reasons.
- 3. With the exception of the Detective Division, in the *Absence* of the Sergeant in any *Division* or *Platoon Within a Division*, and the *Division* or *Platoon Within a Division* does not have a Corporal assigned to it, the *Chief Of Police* or his/her designee shall designate an employee amongst those assigned to the particular *Division* or *Platoon Within a Division* to be *Acting Sergeant*.
 - a. The employee designated shall receive compensation equal to the difference between the current Patrolman's top rate *Weekly Wage* divided by forty (40) and the current Sergeant's *Weekly Wage* divided by forty (40) for each hour the Sergeant was absent.
 - b. The employee designated shall receive the compensation with their weekly pay.
 - c. The employee designated will not be arbitrarily removed from this assignment without appropriate reasons.
- 4. When the Sergeant assigned to be in charge of the Detective Division is *Absent* from work for more than three (3) consecutive *Work Days*, and there is no Corporal assigned to the Detective Division, the *Chief Of Police* or his/ her designee shall designate an employee amongst those assigned to the Detective Division to be *Acting Sergeant*.

Accepted By:

PRA LOCAL 328 Representative

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ARTICLE VIII

ACTING SERGEANT PAY

- a. The employee designated shall receive compensation equal to the difference between the current Patrolman's top rate *Weekly Wage* divided by forty (40) and the current Sergeant's *Weekly Wage* divided by forty (40) for each hour the Sergeant was *Absent* in excess of three (3) consecutive *Work Days* and until the Sergeant returns to work.
- b. The employee designated shall receive the compensation with their weekly pay.
- c. The employee designated will not be arbitrarily removed from this assignment without appropriate reasons.
- d. The employee designated shall receive *Acting Sergeant's Pay* only during shifts when there is another employee assigned to the Detective Division on duty to be supervised.

Accepted By:

P.B.M. LOCAL 398 Representative



Accepted By:

ARTICLE IX ON CALL

A. Administrative Division

1. Captain

- **a.** When a Captain is required to be *On Call* for a full *Work Week* he/she shall be compensated for three (3) hours at his/her *Compensatory Time Rate*.
- **b.** If the *On Call* Captain is *Called In*, he/she shall be compensated for a minimum of six (6) hours at his/her *Compensatory Time Rate*.
 - (1.) If the time worked carries into or is a continuation of the Captain's *Regularly Scheduled Hours Of Duty* he/she shall be compensated based on actual time with no minimum.

2. Lieutenants

- a. When a Lieutenant is required to be *On Call* for a full *Work Week* he/she shall be compensated for three (3) hours at his/her *Compensatory Time Rate*.
- b. If the *On Call* Lieutenant is *Called In*, he/she shall be compensated for a minimum of six (6) hours at his/her *Compensatory Time Rate*.
 - (1.) If the time worked carries into or is a continuation of the Lieutenant's *Regularly Scheduled Hours* Of Duty he/she shall be compensated based on actual time with no minimum.

B. Detective Division

- 1. When a detective is required to be *On Call* for a full *Work Week* he/she shall be compensated for two (2) hours at his/her *Overtime Pay Rate* or *Compensatory Time Rate*.
- 2. If the *On Call* detective is *Called In*, he/she shall be compensated for a minimum of four (4) hours at his/her *Overtime Pay Rate* or *Compensatory Time Rate*.
 - **a.** If the time worked carries into or is a continuation of the Detective's *Regularly Scheduled Hours Of Duty* he/she shall be compensated based on actual time with no minimum.

Accepted By:

P.B.A. LOCAL 328 Representative

2010 - 201

Accepted By:

ARTICLE X

VEHICLE USE

A. Detective Division

- 1. The detective scheduled to be *On Call* for the week shall be provided a *Borough* owned police vehicle at all times when he/she is required to be *On Call*, unless there are no vehicles available.
 - a. The detective scheduled to be *On Call* shall have unrestricted use of the vehicle within the State of New Jersey while *On Call*.
 - (1.) Requests to take the vehicle out of state must be approved in advance by the *Chief Of Police* or his/her designee.

Accepted By:





Accepted By:

ARTICLE XI

BOROUGH OVERTIME

A. All Employees

- 1. Borough Overtime must be approved by the Chief Of Police or his/her designee.
- 2. Borough Overtime shall be distributed as equally as possible within the discretion of the Chief Of Police or his/her designee.
- 3. All employees shall provide a telephone number so they can be contacted if a need for *Borough Overtime* exists.
- 4. Should the need for *Borough Overtime* exist, the following procedures shall be followed:
 - a. A notice about the *Borough Overtime Work Assignment* with all appropriate information about the work (which at a minimum shall include the date, time, and scheduled hours) shall be posted for all employees.
 - b. Procedures shall be in place to allow employees to sign up for the Borough Overtime Work Assignment.
 - c. If insufficient employees sign up to work the *Borough Overtime Work Assignment* at least 48 hours prior to the *Scheduled Start Time*, each employee for that particular duty who has not signed up will be contacted at the telephone number they have provided for this purpose to ascertain if they wish to fill the *Borough Overtime Work Assignment*.
 - (1.) Employees will be contacted in descending Seniority Order.
 - d. If a *Borough Overtime Work Assignment* has not been filled after all employees are contacted, then *Eligible Employees* can be ordered to work.
 - (1.) Eligible Employees will be ordered to work in ascending Seniority Order.
 - (2.) Eligible Employees ordered to work shall be compensated for a minimum of four (4) hours at their Overtime Pay Rate or their Compensatory Time Rate, except for Court.
- 5. Employees working a *Borough Overtime Work Assignment* that carries into the start of their *Scheduled Shift* or is a continuation of their *Scheduled Shift* shall be compensated for a minimum of one (1) hour at their *Overtime Pay Rate* or their *Compensatory Time Rate*, except for *Court*.
- 6. When a Borough Overtime Work Assignment is posted, the scheduled hours of the assignment is a guaranteed minimum regardless of the number of hours worked.
 - a. If a *Borough Overtime Work Assignment* is cancelled more than twenty-four (24) hours prior to the *Scheduled Start Time*, an employee shall not be entitled to any guaranteed minimum payment.
- 7. After working a *Borough Work Overtime Assignment*, an employee may choose, at their own discretion, to be compensated with *Compensatory Time* rather than *Overtime Pay*.

Accepted By:

. LOCAL 328 Representative

Accepted By:

ARTICLE XI

BOROUGH OVERTIME

a. Captains and Lieutenants shall be compensated with Compensatory Time for all Borough Overtime Work Assignments.

Accepted By:

P.B.A. LOCAL 328 Representative



Accepted By:

ARTICLE XII

OUTSIDE VENDOR OVERTIME

A. All Employees

- 1. Outside Vendor Overtime Work must be approved by the Chief Of Police or his/her designee.
- 2. Outside Vendor Overtime Work shall be distributed as equally as possible within the discretion of the Chief Of Police or his/her designee.
- 3. All employees shall provide a telephone number so they can be contacted if a need for *Outside Vendor Overtime Work* exists.
- 4. Should the need for *Outside Vendor Overtime Work* exist, the following procedures shall be followed:
 - a. A notice about the *Outside Vendor Overtime Work Assignment* with all appropriate information about the work (which at a minimum shall include the date, time, and scheduled hours) shall be posted for all employees.
 - b. Procedures shall be in place to allow employees to sign up for the *Outside Vendor Overtime Work Assignment*.
 - c. If insufficient employees sign up to work the *Outside Vendor Overtime Work Assignment* at least 48 hours prior to the *Scheduled Start Time*, each employee for that particular duty who has not signed up will be contacted at the telephone number they have provided for this purpose to ascertain if they wish to fill the *Outside Vendor Overtime Work Assignment*.
 - (1.) Employees will be contacted in descending *Seniority Order*.
 - d. If an Outside Vendor Overtime Work Assignment has not been filled after all employees are contacted, then Eligible Employees can be ordered to work.
 - (1.) Eligible Employees will be ordered to work in ascending Seniority Order.
 - (2.) Eligible Employees ordered to work shall be compensated for a minimum of four (4) hours at their Outside Vendor Overtime Pay Rate.
- 5. If an Outside Vendor Overtime Work Assignment is cancelled less than twenty-four (24) hours prior to the Scheduled Start Time, an employee shall be compensated for four (4) hours at their Outside Vendor Overtime Pay Rate.
 - a. If the number of scheduled hours is less than four (4) hours, then the minimum compensation shall be based on the number of hours posted.
- 6. The *Outside Vendor Overtime Pay Rate* shall be calculated each calendar year on April 1st, and October 1st utilizing the following formula:
 - a. Add the Weekly Wages of the Lieutenant, Sergeant, Corporal, and Patrolman (Step 7).
 - b. Divide the sum by 4.

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ARTICLE XII

OUTSIDE VENDOR OVERTIME

- c. Multiply the quotient by 1.5 and then divide the product by 40.
- d. Round the resulting average rate to the nearest \$5.00.
- 7. The Outside Vendor Overtime Pay Rates are as follows:

April 1st 2010 - \$60.00 per hour
April 1st 2011 - \$60.00 per hour
October 1st 2011 - \$65.00 per hour
April 1st 2012 - \$65.00 per hour
October 1st 2012 - \$65.00 per hour
April 1st 2013 - \$65.00 per hour
October 1st 2013 - \$65.00 per hour

- 8. The Outside Vendor Overtime Pay Rate for First Night (December 31st) shall be calculated each calendar year on April 1st, and October 1st utilizing the following formula:
 - a. Add the Weekly Wages of the Lieutenant, Sergeant, Corporal, and Patrolman (Step 7).
 - **b.** Divide the sum by 4.
 - c. Multiply the quotient by 2 and then divide the product by 40.
 - d. Round the resulting average rate to the nearest \$5.00.
- 9. The Outside Vendor Overtime Pay Rates for First Night (December 31st) are as follows:

April 1st 2010 - \$80.00 per hour
April 1st 2011 - \$80.00 per hour
October 1st 2011 - \$85.00 per hour
April 1st 2012 - \$85.00 per hour
April 1st 2013 - \$85.00 per hour
October 1st 2013 - \$85.00 per hour
- \$95.00 per hour
- \$95.00 per hour

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ARTICLE XIII

ATTENDANCE AT COURT

A. All Employees

- 1. Any employee required by the *Court* or by subpoena to appear, shall be compensated according to the following:
 - a. Prior to or as a continuation of their Regularly Scheduled Hours Of Duty shall be compensated at their Overtime Pay Rate or their Compensatory Time Rate for the actual time he/she is required to be available to the next full hour.
 - b. Outside their Regularly Scheduled Hours Of Duty and the appearance is not prior to or not a continuation of their Regularly Scheduled Hours Of Duty shall be compensated at their Overtime Pay Rate or their Compensatory Time Rate for the entire time he/she is required to be available to the next full hour.
 - (1.) The employee shall be compensated for a minimum of two (2) hours.
- 2. Any employee required to appear in *Court* on behalf of themselves during their *Regularly Scheduled Hours Of Duty* shall be compensated at their *Hourly Pay Rate*.
- 3. Any employee required to appear in *Court* on behalf of another employee during their *Regularly Scheduled Hours Of Duty* shall be compensated at their *Hourly Pay Rate*.
- 4. Any employee required to appear in *Court* on behalf of another employee outside their *Regularly Scheduled Hours Of Duty* shall be compensated at one-half (½) of their *Hourly Pay Rate* or at one-half (½) of their *Hourly Compensatory Time Rate* for the entire time he/she is required to be available to the next full hour.
 - a. The employee shall be compensated for a minimum of two (2) hours.
- 5. Any employee required to appear in *Court* on behalf of the *PBA* during their *Regularly Scheduled Hours Of Duty* shall be compensated at their *Hourly Pay Rate*.
- 6. Any employee required to appear in *Court* on behalf of the *PBA* prior to or a continuation of their *Regularly Scheduled Hours Of Duty* shall be compensated at their *Overtime Pay Rate* or their *Compensatory Time Rate* for the actual time he/she is required to be available to the next full hour.
 - a. The employee shall be compensated for a minimum of one (1) hour.
- 7. Any employee required to appear in *Court* on behalf of the *PBA* outside their *Regularly Scheduled Hours* Of Duty and the appearance is not prior to or is not a continuation of their *Regularly Scheduled Hours Of* Duty shall be compensated at their *Overtime Pay Rate* or their *Compensatory Time Rate* for the entire time he/she is required to be available to the next full hour.
 - a. The employee shall be compensated for a minimum of two (2) hours.

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ARTICLE XIII

ATTENDANCE AT COURT

B. Administrative Division

1. Employees assigned to the Administrative Division shall be compensated with *Compensatory Time* for all *Court* assignments.

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ARTICLE XIV

WAGES

A. All Employees

- 1. All employees shall be paid on a weekly basis for all hours worked during the previous Work Week.
- 2. The following Weekly Wages shall be effective as stated:

% Increase	April 1 st 2010 0%	April 1 st 2011 1.125%	October 1 st 2011 1.45%	April 1 st 2012 1.25%	October 1 st 2012 1.45%	April 1 st 2013 1.35%	October 1 st 2013 1.5%
Sworn Officers							
CAPTAIN	\$1,907.29	\$1,928.75	\$1,956.71	\$1,981.17	\$2,009.90	\$2,037.03	\$2,067.59
LIEUTENANT	\$1,836.17	\$1,856.83	\$1,883.75	\$1,907.30	\$1,934.95	\$1,961.08	\$1,990.49
SERGEANT	\$1,626.77	\$1,645.07	\$1,668.92	\$1,689.79	\$1,714.29	\$1,737.43	\$1,763.49
CORPORAL	\$1,532.24	\$1,549.48	\$1,571.95	\$1,591.59	\$1,614.67	\$1,636.47	\$1,661.02
PATROLMAN After 6 years (Step 7) After 5 years (Step 6) After 4 years (Step 5) After 3 years (Step 4) After 2 years (Step 3) After 1 year (Step 2) Starting Wage (Step 1)	\$1,505.83 \$1,366.80 \$1,227.77 \$1,088.74 \$949.70 \$810.67 \$671.64	\$1,522.77 \$1,382.18 \$1,241.58 \$1,100.99 \$960.38 \$819.79 \$679.20	\$1,544.85 \$1,402.22 \$1,259.59 \$1,116.95 \$974.31 \$831.68 \$689.04	\$1,564.16 \$1,419.75 \$1,275.33 \$1,130.91 \$986.49 \$842.07 \$697.66	\$1,586.84 \$1,440.33 \$1,293.82 \$1,147.31 \$1,000.79 \$854.28 \$707.77	\$1,608.26 \$1,459.78 \$1,311.29 \$1,162.80 \$1,014.30 \$865.82 \$717.33	\$1,632.39 \$1,481.67 \$1,330.96 \$1,180.24 \$1,029.52 \$878.80 \$728.09
Civilian Personnel							
ADMINISTRATIVE AS After 24 months (Step 5) After 18 months (Step 4) After 12 months (Step 3) After 6 months (Step 2) Starting Wage (Step 1)	\$1,083.62 \$1,083.54 \$1,032.54 \$981.45 \$930.38 \$879.32	\$1,095.81 \$1,044.16 \$992.49 \$940.85 \$889.21	\$1,111.70 \$1,059.30 \$1,006.88 \$954.49 \$902.11	\$1,125.60 \$1,072.54 \$1,019.47 \$966.42 \$913.38	\$1,141.92 \$1,088.09 \$1,034.25 \$980.43 \$926.63	\$1,157.33 \$1,102.78 \$1,048.21 \$993.67 \$939.14	\$1,174.69 \$1,119.32 \$1,063.94 \$1,008.57 \$953.22
METER PERSONNEL After 18 months (Step 4) After 12 months (Step 3) After 6 months (Step 2) Starting Wage (Step 1)	\$881.25 \$837.22 \$793.15 \$749.07	\$891.16 \$846.64 \$802.07 \$757.50	\$904.09 \$858.91 \$813.70 \$768.48	\$915.39 \$869.65 \$823.87 \$788.09	\$928.66 \$882.26 \$835.82 \$789.37	\$941.20 \$894.17 \$847.10 \$800.03	\$955.31 \$907.58 \$859.81 \$812.03

3. The above *Weekly Wages*, though effective the first pay check in the month of April and October for the years 2010, 2011, 2012, and 2013. The amount of the retroactive pay due each employee is paid in a lump sum at the time the pay increases are put into effect.

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ARTICLE XIV

WAGES

- 4. All newly hired personnel will initially be paid the starting wage listed above. The exception is that personnel with at least two years experience doing substantially the same work as that required by the Borough (as determined by the Borough) for other law enforcement organizations in the State of New Jersey or in the case of a police officer, an individual with two years experience working in a position recognized by the State of New Jersey as a police position, may initially be paid at the Step 2 level.
- 5. All changes in rates due to step increases and *Longevity* as provided in the *Collective Bargaining Agreement* will be effective on the first day of the week in which the *Anniversary Date* falls.

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P.B.A. LOCAL 328 Representative



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LONGEVITY

A. All Employees

- 1. Longevity shall be added to the employees' regular Weekly Wage to determine Base Wage for pension purposes.
- 2. Longevity shall be applied at the start of the pay week in which the Anniversary Date falls.
- 3. Longevity shall be applied utilizing the table below.

Years Of Service Completed	Percentage Longevity Payment
5 Years	1.00%
10 Years	2.50%
15 Years	5.00%
20 Years	7.75%
24 Years	11.75%

a. Percentages used are only for the purpose of arriving at a dollar figure for individual Base Wages. The Longevity figure that the employee will receive in the current contract year is the final dollar figure reached by using Years Of Service completed, individual current Weekly Wages, and applicable percentage. The Weekly Wage to which the percentage is applied is subject to negotiation in future years.

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ARTICLE XVI

LEGAL DEFENSE

A. All Employees

- 1. Employees who are entitled to *Borough* paid legal defense under New Jersey Statutes for actions taken as police officers, may choose their own legal counsel from a list provided by the New Jersey State Policemen's Benevolent Association.
- 2. The *Borough* will pay such legal counsel a maximum hourly rate as set annually by the Camden County Joint Insurance Fund.
 - a. The hourly rate shall be no less than one hundred dollars (\$100.00) per hour.
- 3. The legal bill shall be subject to a review by the *Borough* Solicitor as to the reasonableness of the hours billed.

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ARTICLE XVII

EDUCATION

A. All Employees

- 1. Employees shall be reimbursed for college tuition, books, and supplies for courses taken at a New Jersey based public college, subject to the following conditions:
 - a. Employees shall only be reimbursed for up to a maximum of sixty four (64) college credits.
 - **b.** All credits must be earned while employed by the *Borough*.
 - c. All credits must be part of a police science or law and justice curriculum.
 - d. Reimbursement shall occur after the employee provides the *Borough* with proof of *Successful Completion* of the course and proof of purchase.
- 2. Employees shall be reimbursed for books, supplies, and one-half (½) of the tuition cost of relevant computer science and computer training courses taken outside of work hours, and not part of any police science or law and justice curriculum.
 - a. Courses must be approved in advance by the *Borough Administrator* and based on the recommendation of the *Chief Of Police* or his/her designee, subject to the following:
 - **b.** Reimbursement shall occur after the employee provides the *Borough* with proof of *Successful Completion* of the course and proof of purchase.
- 3. Employees shall be reimbursed for books, supplies, and one-half (½) of the tuition cost of relevant business administration or management courses taken outside of work hours, and not part of any police science or law and justice curriculum, subject to the following:
 - a. Courses must be approved in advance by the *Borough Administrator* and based on the recommendation of the *Chief Of Police* or his/her designee.
 - b. Reimbursement shall occur after the employee provides the *Borough* with proof of *Successful Completion* of the course and proof of purchase.

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ARTICLE XVIII

TRAINING

A. All Employees

- 1. Employees required to attend *Training* during their *Regularly Scheduled Hours Of Duty* shall report to the Haddonfield Police Department before and after *Training*.
 - **a.** An employee shall not be required to report to the Haddonfield Police Department before and after *Training*, if the *Chief Of Police* or his/her designee determines that attendance is not necessary due to any of the following:

Location of the *Training*Distance to and from the *Training Site*Time schedule of the *Training*

- 2. Training outside employee's Regularly Scheduled Hours Of Duty shall be treated as Borough Overtime.
 - a. An employee shall not be required to report to the Haddonfield Police Department before or after *Training* if it occurs outside the employee's *Regularly Scheduled Hours Of Duty*.
- 3. Employees must provide verification of their attendance at *Training*.
- **4.** Employees must provide a written or verbal report on the *Training* they received if requested by a *Superior Officer*.
- 5. The *Chief Of Police* or his/her designee may approve time off from work in order to ensure employees do not work more hours in a twenty-four (24) hour period than allowable under current state or federal labor law or if an employee is required to travel a considerable distance to and from the *Training Site*.

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ARTICLE XIX

UNIFORMS

A. All Employees

1. When an employee is hired, the *Borough* will provide an *Initial Issue* of new uniform items as follows:

Three (3) long-sleeve uniform shirts One (1) lightweight jacket Three (3) short-sleeve uniform shirts One (1) winter coat Three (3) pair of uniform trousers One (1) leather basket-weave gun belt Two (2) clip-on uniform ties One (1) Velcro underbelt One (1) mock turtleneck One (1) leather handcuff case One (1) set of collar pins ("HP" & "NJ") Four (4) leather belt keepers One (1) nameplate One (1) PR-24 holder One (1) leather chemical agent holster One (1) breast police badge One (1) hat badge One (1) ASP baton holster Two (2) uniform hats One (1) leather gun holster One (1) police ball cap One (1) leather magazine pouch One (1) pair of uniform shoes One (1) leather glove pouch One (1) pair of uniform boots One (1) belt clip radio holder One (1) pair of slush boots One (1) reflective safety vest One (1) reversible rain coat One (1) Police I.D. One (1) rain cap One (1) American Flag pin

- 2. If the *Borough* changes any uniform item that makes any previously purchased uniform item unauthorized for wear, then the *Borough* shall equip all employees with a new authorized uniform item.
 - a. The quantity of new authorized items the *Borough* shall supply to each employee shall be equal to the amount provided to new employees at *Initial Issue*.
- 3. If the *Borough* changes the winter coat (leather jacket) issued prior to January 1st, 2000 to another style winter coat, it will either provide every employee with the new style winter coat, or continue to permit the leather jacket as an acceptable uniform.
 - a. If an employee's leather jacket becomes unserviceable he/she will purchase the current issue winter coat.
- 4. The *Borough* shall provide employees with *Uniform Reimbursement*, at its discretion, for uniform items damaged in the course of duty.
 - a. Employees shall be required to provide documentation and show good cause for *Uniform Reimbursement*.
 - (1.) *Uniform Reimbursement* shall be provided after an employee provides the *Borough* with proof of purchase.
- 5. Any employee, who separates employment from the *Borough*, shall return to the *Borough* their most recent set of clothing equal to the amount provided to new employees at *Initial Issue*, except for shoes or boots.

Accepted By:

P.B.A. LOCAL 328 Representative



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ARTICLE XIX

UNIFORMS

- a. After April 1st, 2006 this shall only apply to civilian employees covered by this agreement. Sworn officers uniform costs are part of *Weekly Wages* effective April 1st, 2006.
- **b.** Uniforms received in this way shall be provided, where possible, to a new employee. Any reasonable alterations to these uniforms will be paid for by the *Borough*.
- c. Employees hired prior to January 1st, 1988 are exempt from returning their leather coat.
- 6. Employees clearly agree to adhere to appropriate standards of cleanliness and maintenance as set forth by the *Chief Of Police* or his/her designee.
- 7. Employees clearly understand that they must personally expend sums of money necessary to maintain the required appearance through acquisition and maintenance of *Initial Issue* uniform items even if their annual cost is greater than the annual expense payment by the *Borough*.
- **8.** All uniform items acquired by employees shall meet the specifications set forth by the *Chief Of Police* or his/her designee.
 - a. The *Borough* will endeavor to arrange for group purchases of acceptable uniform items to maintain uniformity whenever possible.

B. Probationary Police Officer

1. The Borough shall supply new clothing and equipment for initial police academy training.

accepted By:

P.B.A. LOCAL 328 Representative

2010 - 201

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ARTICLE XX

UNIFORM ALLOWANCE

A. Support Personnel Division (With Over Two Years of Service)

- 1. By the end of the month following the month in which the *Borough* budget is finally adopted, the *Borough* will issue payment for *Uniform Allowance*.
- 2. Uniform Allowance covers only the expenses for cleaning, maintaining, and replacing Initial Issue uniform items.
- 3. Employees may request an advance on the following year's *Uniform Allowance* if they are *Reassigned* or *Temporarily Assigned* to a position requiring a change in the type of uniform or clothing that must be worn.
 - a. Employees must provide a written request to the *Chief Of Police* or his/her designee.
 - b. Employees must show a necessity for the purchase of new or additional uniforms or clothing.
 - c. Any advance payment of the following year's *Uniform Allowance* shall not exceed fifty percent (50%) of the total allowance, minus the *Maintenance Portion*.
 - d. Requests for an advance payment of the following year's *Uniform Allowance* should not be unreasonably denied.
- 4. *Uniform Allowance* shall be provided in the following amounts:

2006 and thereafter

Administrative Assistant

\$1,175.00

Meter Personnel

\$1,250.00

C. Support Personnel Division (With Less Than Two Years of Service)

- 1. Employees shall receive *Uniform Allowance* equal to \$30.00 per month or part of a month left in the calendar year in which they are hired.
 - a. This *Uniform Allowance* payment shall be made within forty-five (45) days of the employee's date of hire.
- 2. For the calendar year following the calendar year in which they were hired, employees shall receive *Uniform Allowance* equal to \$350.00 maintenance allowance, plus an expense payment pro-rated by the number of full or partial months served in the initial year of hire. This pro-rated percentage is applied to the balance of the standard *Uniform Allowance* after subtracting the \$350.00.
- 3. From the second full calendar year of employment until separating from the *Borough*, the employee shall only receive the appropriate normal *Uniform Allowance* listed under ARTICLE XX UNIFORM ALLOWANCE Section B.4. of the *Collective Bargaining Agreement*.

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ARTICLE XXI

VACATIONS

A. All Employees

- 1. For employees assigned to work a forty (40) hour *Work Week*, one (1) week of *Vacation* is equivalent to five (5), eight (8) hour *Work Days*.
- 2. For employees assigned to work a forty-two (42) hour *Work Week*, one (1) week of *Vacation* is equivalent to four (4), ten and one-half (10 ½) hour *Work Days* or four (4), twelve (12) hour *Work Days*.
- 3. After completion of six (6) months of service and up to one (1) Year Of Service, an employee shall receive one (1) week of Vacation annually.
- 4. After completion of one (1) Year Of Service and up to seven (7) Years Of Service, an employee shall receive two (2) weeks of Vacation annually.
 - a. The *Vacation* granted after one (1) *Year Of Service* shall be considered the *Vacation* for the calendar year in which such service is completed.
 - **b.** When the first *Year Of Service* is completed after November 30th, the *Vacation* may be granted at any time during December.
- 5. After completion of seven (7) Years Of Service and up to thirteen (13) Years Of Service, an employee shall receive three (3) weeks of Vacation annually.
- 6. After completion of thirteen (13) Years Of Service, an employee shall receive four (4) weeks of Vacation annually.
 - a. Any employee who is eligible for four (4) weeks of *Vacation* annually may, at his/her sole option, choose to convert one (1) week of *Vacation* into one (1) week of regular pay annually.
 - (1.) Employees must provide a written request to the *Chief Of Police* or his/her designee by May 15th of that year.
 - (2.) Payment of converted Vacation time will be included in the first payroll in June.
- 7. Vacations must be taken in one (1) week increments unless approved by the Borough Administrator.
 - a. Only one (1) week of *Vacation* may be taken in single days annually if approved by the *Borough Administrator*.
 - (1.) Employees must provide a written request to the *Borough Administrator* in order to convert one (1) week of *Vacation* into single days.
 - (a.) The Borough Administrator shall approve or deny all requests in writing.
- 8. Vacations may be taken in conjunction with days off and Holidays.
- 9. Vacations cannot be accumulated beyond the current calendar year unless approved by the Borough Administrator.

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ARTICLE XXI

VACATIONS

- **a.** Employees must provide a written request to the *Borough Administrator* in order to schedule *Vacation* beyond the current calendar year.
- b. The Borough Administrator shall approve or deny all requests in writing.

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ARTICLE XXII

HOLIDAYS

A. All Employees

1. After one (1) year of employment, all employees shall be entitled to one (1) Birthday Holiday.

B. Administrative Division

- 1. Employees assigned to the Administrative Division shall receive eight (8) hours of *Holiday Time Off* to be used at his/her discretion.
 - a. Employees assigned to the Administrative Division shall receive the following *Holidays* off as *Holiday Time Off*.

New Year's Day

Labor Day

Memorial Day

Thanksgiving Day

Independence Day

Christmas Day

- (1.) If one of the *Holidays* occurs on a Saturday, the employee shall be given off on the Friday immediately preceding the *Holiday*.
- (2.) If one of the *Holidays* occurs on a Sunday, the employee shall be given off on the Monday immediately following the *Holiday*.

C. Community Policing Division

- 1. Employees assigned to the Community Policing Division shall receive fifty-six (56) hours of *Holiday Time Off* to be used at his/her discretion.
- 2. Employees assigned to the Community Policing Division may choose to convert up to sixteen (16) hours of *Holiday Time Off* into additional pay at their *Hourly Pay Rate*.
 - a. Employees must notify the *Chief Of Police* or his/her designee in writing by the last day in September each calendar year.
 - b. Payment for converted *Holiday Time Off* shall be included in the payroll for the first week in December.

D. Detective Division

- 1. Employees assigned to the Detective Division shall receive fifty-six (56) hours of *Holiday Time Off* to be used at his/her discretion.
- 2. Employees assigned to the Detective Division may choose to convert up to sixteen (16) hours of *Holiday Time Off* into additional pay at their *Hourly Pay Rate*.
 - a. Employees must notify the *Chief Of Police* or his/her designee in writing by the last day in September each calendar year.

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ARTICLE XXII

HOLIDAYS

b. Payment for converted *Holiday Time Off* shall be included in the payroll for the first week in December.

E. Patrol Division

- 1. Employees assigned to the Patrol Division shall receive fifty-six (56) hours of *Holiday Time Off* to be used at his/her discretion.
- 2. Employees assigned to the Patrol Division may choose to convert up to sixteen (16) hours of *Holiday Time Off* into additional pay at their *Hourly Pay Rate*.
 - a. Employees must notify the *Chief Of Police* or his/her designee in writing by the last day in September each calendar year.
 - **b.** Payment for converted *Holiday Time Off* shall be included in the payroll for the first week in December.

F. Support Personnel Division

- 1. Administrative Assistant
 - a. Administrative Assistants shall receive one hundred and four (104) hours of *Holiday Time Off* to be used at his/her discretion.

2. Meter Personnel

- a. Meter Personnel shall receive forty-eight (48) hours (from 6, 8-hour days) of *Paid Holiday Leave* at their *Hourly Pay Rate* in lieu of six (6) extra holidays.
 - (1.) These days are to be worked, and the dollar value of the days shall be included in the payroll for the first week in December.
 - (2.) Employees with less than six (6) months of service with the Haddonfield Police Department shall only be paid eight (8) hours for each full month of service.
- b. Meter Personnel shall receive eight (8) hours of Holiday Time Off to be used at his/her discretion.
- c. Meter Personnel shall receive the following *Holidays* off as *Holiday Time Off*.

New Year's Day

Labor Day

Memorial Day

Thanksgiving Day

Independence Day

Christmas Day

- (1.) If one of the *Holidays* occurs on a Saturday, the employee shall be given off on the Friday immediately preceding the *Holiday*.
- (2.) If one of the *Holidays* occurs on a Sunday, the employee shall be given off on the Monday immediately following the *Holiday*.

Accepted By:



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Accepted By:

ARTICLE XXIII

KELLY TIME

A. All Employees

1. Kelly Time is accrued at a rate of two (2) hours per full calendar week of Active Employment for all employees assigned to work an average forty-two (42) hour Work Week, to a maximum of one hundred and four (104) hours per calendar year.

Accented By:

P.B.A. LOCAL 328 Representative



Accepted By:

ARTICLE XXIV

COMPENSATORY TIME

A. All Employees

- 1. Compensatory Time Off must be taken within twelve (12) months following the day it was accrued.
 - a. All Compensatory Time Off taken by an employee shall be charged against the oldest time earned.
 - **b.** Employees who do not use accumulated *Compensatory Time* within twelve (12) months of the date it was accrued, may be forced to utilize the time.
 - (1.) The *Borough Administrator* may approve accumulating *Compensatory Time* beyond the twelve (12) month limit.
 - (a.) Requests for this exception must be made to the Borough Administrator in writing.
- 2. Employees will not be permitted to accumulate more than seventy (70) hours of *Compensatory Time*.
 - a. Employees assigned to the Detective Division shall be permitted to accumulate up to ninety (90) hours of *Compensatory Time*.

B. Detective Division

- 1. Employees assigned to the Detective Division shall be entitled to sell back up to one hundred and sixty-five (165) hours of accumulated *Compensatory Time* per calendar year.
 - a. The number of hours that can be converted to pay shall be pro-rated based on the number of months or parts of months the employee was assigned to the Detective Division.
 - **b.** Requests for up to eighty-two and one-half (82.5) hours must be made in writing to the *Borough Administrator* by June fifteenth (15th) for payment to be made in the first (1st) pay in July.
 - (1.) The *Chief Of Police* or his/her designee shall verify the hours of *Compensatory Time* accumulated.
 - c. Requests for up to eighty-two and one-half (82.5) hours must be made in writing to the *Borough Administrator* by November fifteenth (15th) for payment to be made in the first (1st) pay in December.
 - (1.) The Chief Of Police or his/her designee shall verify the hours of Compensatory Time accumulated.

Accepted By:

LOCAL 328 Representative



Accepted By:

ARTICLE XXV

SCHEDULING AND UTILIZING TIME OFF

A. All Employees

- 1. Annually on January 1st, all *Time Off* is provided for employees to schedule and utilize at their discretion, subject to the provisions under ARTICLE XXV SCHEDULING AND UTILIZING TIME OFF of the *Collective Bargaining Agreement*.
- 2. Time Off requests shall be approved based upon the ranking order of the type of Time Off requested (as listed below) and Time Off Seniority.
 - a. Each type of Time Off may have cut off dates by which requests for Time Off must be submitted.
- 3. Time Off requests shall be submitted in writing to the Chief Of Police or his/her designee.
- 4. Time Off requests shall be approved or denied in writing by the Chief Of Police or his/her designee.
 - a. Time Off requests that are denied shall state the reason for denial.
- 5. Time Off that has been approved prior to the cut off dates may be revoked if a request for any of the same dates is also received prior to the cut off date by another employee with either Time Off Seniority or for a higher ranking order of the type of Time Off requested.
- 6. All Time Off requests approved prior to a Reassignment or Temporary Assignment shall be honored
- 7. Military ADT Leave
 - a. Military ADT Leave requests supersede PBA Convention Leave requests, Vacation requests, Birthday Holiday requests, Holiday Time Off requests, Kelly Time Off requests, and Compensatory Time Off requests when submitted prior to either the April 1st or June 1st cut off dates respectively.

8. PBA Convention Leave

a. *PBA Convention Leave* requests supersede *Vacation* requests, *Birthday Holiday* requests, *Holiday Time Off* requests, *Kelly Time Off* requests, and *Compensatory Time Off* requests when submitted prior to either the April 1st or June 1st cut off dates respectively.

9. Vacations

- a. Vacation requests supersede Birthday Holiday requests, Holiday Time Off requests, Kelly Time Off requests, and Compensatory Time Off requests when submitted prior to either the April 1st or June 1st cut off dates respectively.
- **b.** Vacation that has been converted into single days off does not supersede any other Time Off and will be approved on a first come, first serve basis.
- **c.** Requests for at least the first two (2) weeks of an employee's *Vacation* shall be submitted in writing by April 1st of the calendar year.
 - (1.) Time Off Seniority shall be used to determine what days are approved.

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ARTICLE XXV

SCHEDULING AND UTILIZING TIME OFF

- (2.) Any employee that does not submit his/her request by April 1st will not have *Time Off Seniority* rights for the first two (2) weeks of *Vacation*.
- d. Requests for the balance of an employee's *Vacation* (after the first two (2) weeks) shall be submitted in writing by June 1st of the calendar year.
 - (1.) Time Off Seniority shall be used to determine what days are approved.
 - (2.) Any employee that does not submit his/her request by June 1st will not have *Time Off Seniority* rights for the balance of his/her *Vacation*.

10. Holiday Time Off & Birthday Holiday

- a. Holiday Time Off requests and Birthday Holiday requests supersede Kelly Time Off requests, and Compensatory Time Off requests when submitted prior to the April 1st.
- **b.** Holiday Time Off requests and Birthday Holiday requests will be approved based on Time Off Seniority for up to seven (7) full Scheduled Shifts if the request is made by April 1st of each calendar year.
 - (1.) Holiday Time Off requests and Birthday Holiday requests made after April 1st of each calendar year, do not supersede any other Time Off and will be approved on a first come, first serve basis.
- c. Employees shall be permitted to take *Holiday Time Off* in four (4) or more hour blocks of time, up to a full *Scheduled Shift*.
 - (1.) Employees requesting *Holiday Time Off* for less than a full *Scheduled Shift* may only do so two (2) weeks or less in advance of the requested *Time Off*.
 - (2.) Employees requesting and receiving *Holiday Time Off* for a full *Scheduled Shift* in advance of an employee requesting *Holiday Time Off* for less than the full *Scheduled Shift* shall have priority regardless of *Time Off Seniority*.
- **d.** Employees with less than four (4) hours of *Holiday Time Off* shall be required to utilize the remaining balance all at once and may not divide the remaining time into smaller increments.

11. Kelly Time Off

- a. Kelly Time Off requests supersede Compensatory Time Off requests when submitted prior to April 1st of the calendar year.
- **b.** Kelly Time Off requests made after April 1st of each calendar year, do not supersede any other Time Off and will be approved on a first come, first serve basis.
- **c.** Employees shall be permitted to take *Kelly Time Off* in four (4) or more hour blocks of time, up to a full *Scheduled Shift*.

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B.A. LOCAL 328 Representative

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ARTICLE XXV

SCHEDULING AND UTILIZING TIME OFF

- (1.) Employees requesting *Kelly Time Off* for less than a full *Scheduled Shift* may only do so two (2) weeks or less in advance of the requested *Time Off*.
- (2.) Employees requesting and receiving Kelly Time Off for a full Scheduled Shift in advance of an employee requesting Kelly Time Off for less than the full Scheduled Shift shall have priority regardless of Time Off Seniority.
- d. Employees with less than four (4) hours of *Kelly Time Off* shall be required to utilize the remaining balance all at once and may not divide the remaining time into smaller increments.

12. Compensatory Time Off

- a. Compensatory Time Off requests do not supersede any other Time Off requests and will be approved on a first come, first serve basis.
- b. Employees shall be permitted to take Compensatory Time Off in one (1) or more hour blocks of time.

B. Administrative Division

1. Employees assigned to the Administrative Division may be permitted to utilize *Time Off* on the same *Work Day*.

C. Community Policing Division

1. All employees assigned to the Community Policing Division shall be permitted to utilize *Time Off* on the same *Work Day*.

D. Detective Division

1. Employees assigned to the Detective Division may be permitted to utilize *Time Off* on the same *Work Day*.

E. Patrol Division

- 1. One (1) employee from each *Platoon* shall be permitted to utilize *Time Off* on Monday through Friday during *Day Work*.
- 2. Two (2) employees from each *Platoon* shall be permitted to utilize *Time Off* on Saturday and Sunday during *Day Work* and at all times during *Night Work*.

Accepted By:

P.B.A. LOCAL 328 Representative

Accepted By:

ARTICLE XXVI

SICK LEAVE

A. All Employees

- 1. Sick Leave Credit
 - a. Upon ratification of this agreement, employees hired prior to 04/01/2010 shall be credited for *Sick Leave* as follows:

Years Of Service	Hours Credited
Less than 1 Year	0
1 Year – 2 Years	48
2 Years – 3 Years	96
3 Years – 4 Years	144
4 Years – 5 Years	192
5 Years – 6 Years	240
6 Years – 7 Years	288
7 Years – 8 Years	336
8 Years – 9 Years	384
9 Years – 10 Years	423
10 years – 11 Years	480
11 Years – 12 Years	528
12 Years – 13 Years	576
13 Years or more	624

b. Sick Leave utilized by an employee from 04/01/2010 to the date this agreement is ratified shall be subtracted from the hours credited to such employee. If an employee has utilized more hours during this period than he/she is credited, then the remaining hours will be subtracted from their Sick Leave Allowance for the 2010 calendar year.

2. Sick Leave Accrual

- a. Employees shall be entitled to *Sick Leave* in the amount of one hundred forty four (144) hours per calendar year. All *Sick Leave* for the calendar year shall be credited to employees annually on January 1st.
 - (1.) As of 04/01/2010, employees shall be entitled to *Sick Leave* in the amount of one hundred eight (108) hours for the 2010 calendar year.
- **b.** For the initial month of employment, new employees shall accrue *Sick Leave* in the following manner:

Calendar Date of Hire	Hours Credited	
$1^{st} - 8th$	12	
$9^{th} - 23^{rd}$	6	
24 th – End of Month	0	

(1.) New employees shall be credited with twelve (12) hours for each remaining month in the calendar year.

Accepted By:

P.B.A. LOCAL 328 Representative



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ARTICLE XXVI

SICK LEAVE

- c. Although employees are credited with Sick Leave at the beginning of the calendar year, Sick Leave is accrued at a rate of twelve (12) hours per month. In the event an employee separates from the Borough prior to earning all of the Sick Leave taken, then the Borough shall be reimbursed for such time.
- d. Employees shall be permitted to accrue up to one thousand eighty (1,080) hours of unused Sick Leave.
 - (1.) Employees shall be permitted to carry over unused Sick Leave from the previous calendar year.
 - (a.) No more than nine hundred thirty six (936) hours of unused *Sick Leave* may be carried over from the previous calendar year. Any *Sick Leave* in excess of nine hundred thirty six (936) hours will be subtracted prior to carrying them over into the next calendar year. Under no circumstances will the subtracted hours be utilized or converted to time off in any way.
- e. Any employee who exhausts all accumulated *Sick Leave* shall not be credited with any additional *Sick Leave* until January 1st of the following year. No employee shall be permitted to carry a negative balance of *Sick Leave*.
- f. Employees who have exhausted all accumulated Sick Leave may request to utilize Compensatory Time, Holiday Time Off, Kelly Time, or Vacation to extend their Sick Leave.
 - (1.) Requests shall be made in writing to the *Chief of Police* or his/her designee.
 - (a.) The Chief of Police or his/her designee shall approve or deny all requests in writing.
- g. Unless prohibited by law, statute, or regulation, Sick Leave shall not accrue during any unpaid absence.
- **h.** If an employee gets sick during *Approved Time Off*, they cannot count the time they were ill as *Sick Leave*.

3. Sick Leave Sell-Back

- a. All eligible employees shall be permitted to convert up to eighty four (84) hours of accumulated *Sick Leave* to pay on a yearly basis. Payment shall be made at an employee's *Hourly Pay Rate* for each eligible hour of accumulated *Sick Leave* converted.
 - (1.) An eligible employee must have a minimum balance of nine hundred sixty (960) hours of accumulated *Sick Leave* as of midnight on October 31st.
 - (2.) An employee must be on *Active Employment* on October 31st to be eligible for *Sick Leave Sell-Back*.
- b. Any Sick Leave utilized by an employee during the year will be deducted from the eighty four (84) hours of accumulated Sick Leave that is permitted to be converted to pay for that year. Any remaining Sick Leave hours shall be carried into the following Sick Leave Sell-Back year.

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P.B.A. LOCAL 328 Representative



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ARTICLE XXVI

SICK LEAVE

- c. All employees requesting *Sick Leave Sell-Back* must provide a written request to the *Chief of Police* or his/her designee by November 10th, but not prior to October 31st of the same calendar year.
 - (1.) Requests not submitted by November 10th may be denied by the *Chief of Police*.
 - (2.) All requests shall specify the exact number of hours the employee is converting to pay.
- d. Payment for accumulated Sick Leave shall be paid on or before December 1st of the same calendar year.
- c. There shall be no sell-back of any additional accumulated *Sick Leave* upon retirement or separation from employment with the *Borough*. No pro-rated share of *Sick Leave Sell-Back* will be paid to any employee for a partial year of employment. The only period of time an employee can convert accumulated *Sick Leave* to pay is between October 31st and November 10th of the same calendar year.

4. Sick Leave Use

- a. Employees requesting the use of their *Sick Leave* shall notify the on-duty supervisor prior to their *Scheduled Start Time*. Employees shall make every effort to notify the on-duty supervisor as early as possible prior to their *Scheduled Start Time*. The employee requesting the use of *Sick Leave* shall verbally make notification to the on-duty supervisor unless they are unable to do so because of incapacitation. Only in extreme cases shall an employee be permitted to utilize an alternate form of notification.
 - (1.) If an employee does not report in a manner consistent with the above provision, use of *Sick Leave* shall be denied. The *Chief of Police* shall make all determinations regarding reporting requirements.
 - (a.) If the *Chief of Police* determines an employee's *Sick Leave* is unapproved, the employee may contest the decision through the *Grievance* procedure.

Accepted By:

P.B.A. LOCAL 328 Representative

2010 - 20

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ARTICLE XXVII

LONG TERM DISABILITY

A. All Employees

- 1. Employees shall be entitled to Long Term Disability Leave after all their Sick Leave Allowance has been exhausted.
 - a. To qualify for Long Term Disability Leave, an employee must provide acceptable medical proof of a Long Term Medical Disability.
- 2. The first seven (7) calendar days of *Long Term Disability Leave* are a waiting period, and the employee shall not receive any payment.
 - a. No waiting period is required if the *Long Term Medical Disability Leave* is a continuation of an absence that was previously covered by *Sick Leave* and which covers a total period of seven (7) calendar days or more.
 - **b.** If an employee is eligible by virtue of a medically mandated absence for seven (7) calendar days or more, the employee shall be paid retroactively to the start of the *Long Term Disability Leave*.
- 3. Long Term Disability Leave shall be counted in work hours absent, based on Years Of Service and type of Work Schedule as follows:

Years Of Service	Years Of Service 40 Hour Work Week		42 Hour Work Week	
	Hours at Full Pay	Hours at Half Pay	Hours at Full Pay	Hours at Half Pay
Under 3 Years	0	0	0	0
3 Years – 4 Years	360	360	378	378
4 Years – 5 Years	320	320	336	336
5 Years – 6 Years	280	280	294	294
6 Years – 7 Years	240	240	252	252
7 Years – 8 Years	200	200	210	210
8 Years – 9 Years	160	160	168	168
9 Years – 10 Years	120	120	126	126
10 Years – 11 Years	80	80	84	84
11 Years – 12 Years	40	40	42	42
12 Years – 13 Years	0	0	0	0
13 Years – 14 Years	40	40	42	42
14 Years – 15 Years	80	80	84	84
15 Years – 16 Years	120	120	126	126
16 Years – 17 Years	160	160	168	168
17 Years – 18 Years	200	200	210	210
18 Years – 19 Years	240	240	252	252
19 Years – 20 Years	280	280	294	294
20 Years – 21 Years	320	320	336	336
21 Years – 22 Years	360	360	378	378
22 Years – 23 Years	400	400	420	420
23 Years – 24 Years	440	440	462	462
24 Years – 25 Years	480	480	504	504
25 Years – 26 Years	520	520	546	546

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P.B. ALLOCAL 328 Representative

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ARTICLE XXVII

LONG TERM DISABILITY

26 Years – 27 Years	560	560	588	588
27 Years – 28 Years	600	600	630	630
28 Years – 29 Years	640	640	672	672
29 Years or more	680	680	714	714

- a. Long Term Disability Leave Allowance is established on the first day the Long Term Disability Leave is utilized, and is based on the Years Of Service an employee has completed on that day.
- b. All Long Term Disability Leave absences are charged against the employee's allowance until the employee qualifies for a new allowance.
 - (1.) Employees can establish a new *Long Term Disability Leave Allowance* by completing twenty (26) weeks of continuous *Active Employment*.
 - (2.) After an employee has qualified for a new allowance, it is again based upon the *Years Of Service* that has been completed on the first day of the next allowance.
- **4.** Employees shall be paid their *Base Wage* until they have used up all of their *Long Term Disability Leave-Full Pay Allowance*.
 - a. After an employee has exhausted his/her Long Term Disability Leave-Full Pay Allowance, an employee shall be paid at Half Pay until their Long Term Disability Leave-Half Pay Allowance is exhausted or they qualify for one of the following:
 - (1.) Accruing any Sick Leave.
 - **b.** Employees may apply any of the following time concurrently with *Long Term Disability-Half Pay Allowance* to receive full compensation:

Birthday Holiday Kelly Time Off
Compensatory Time Off Vacation
Holiday Time Off

- c. Employees electing to apply *Holiday Time Off* or *Vacation* with *Long Term Disability Leave-Half Pay Allowance* must request so in writing to the *Chief Of Police* or his/her designee for approval by the *Borough Administrator*.
- 5. Employees may utilize any of the following time after they have exhausted all of their paid *Long Term Disability Leave*:

Birthday Holiday Kelly Time Off
Compensatory Time Off Vacation
Holiday Time Off

- a. At the discretion of the employee, the time may be utilized at Full Pay or Half Pay.
- b. Employees electing to utilize *Holiday Time Off* or *Vacation* must request so in writing to the *Chief Of Police* or his/her designee for approval by the *Borough Administrator*.

Accepted By:

P.B.A. LOCAL 328 Representative

2010 - 201

Accepted By:

ARTICLE XXVIII SICK LEAVE VERIFICATION

A. All Employees

- 1. Verification of confinement.
 - a. When an employee calls out of work on *Sick Leave* for a non-work related illness or injury, the employee shall notify the *Borough* of his/her place of confinement and provide a telephone number where they can be reached.
 - (1.) The employee's place of confinement shall be their principal residence unless a viable reason is provided for an alternate place of confinement and is approved by the *Chief Of Police* or his/her designee.
 - b. The Borough shall be permitted to make a Verification Telephone Call to any employee on Sick Leave during their Regularly Scheduled Hours Of Duty.
 - c. The Borough shall not make a Verification Telephone Call to any employee on Sick Leave outside of their Regularly Scheduled Hours Of Duty.
 - d. All employees shall be required to have an answering machine or voicemail (at the employee's expense) so the *Borough* may call and request a return call.
 - e. If an employee on Sick Leave was unable to accept the Verification Telephone Call, he/she must return that call within three (3) hours.
 - (1.) If the employee does not return the call within three (3) hours, the employee then shall be subject to another *Verification Telephone Call*.
 - f. The *Borough* shall not make more than one (1) *Verification Telephone Call* to any employee on *Sick Leave*, unless the employee's confinement could not be confirmed.
 - g. The *Borough* shall be permitted to visit or make additional *Verification Telephone Calls* to an employee's place of confinement if one of the following conditions exists:
 - An employee has not returned the *Borough's Verification Telephone Call* within the allotted time. The *Borough* has an articulated suspicion that the employee is abusing *Sick Leave*.
 - h. If the *Borough* cannot confirm an employee's confinement during a visit to the place of confinement, they shall be permitted to make additional visits.
 - i. The *Borough* may determine an employee's *Sick Leave* is unapproved, and no payment shall be made, if any of the following conditions exist:

An employee does not provide the *Borough* with their place of confinement. An employee does not provide the *Borough* with a valid telephone number.

The *Borough* is unable to verify an employee is at their place of confinement.

The Borough is unwelled to verify an employee is at their place of commence.

j. If the *Borough* determines an employee's *Sick Leave* is unapproved, the employee may contest the decision through the *Grievance* procedure.

Accepted By:

P.B.A. LOCAL 328 Representative

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ARTICLE XXVIII

SICK LEAVE VERIFICATION

- 2. Verification of illness or injury.
 - a. The *Borough* may require/direct an employee to be examined by a licensed physician of the *Borough's* choice if they have a reasonable belief that an employee is abusing *Sick Leave*.
 - (1.) The Borough shall be responsible for any cost or expense associated with the examination.
 - b. If the *Borough's* designated physician indicates that the employee is able to return to work, but the employee's physician states that he/she is not able to return to work, then the employee will return to work and the matter shall be submitted to a third physician mutually selected by both parties.
 - (1.) The decision of the third physician shall be binding upon both parties.
 - (2.) The cost of the third physician shall be split between both parties.
 - c. Any employee on *Sick Leave* for all or part of any three (3) consecutive *Scheduled Shifts* must submit a doctor's certification verifying their physical inability to work and stating the medical reason.
 - (1.) Doctor's certifications must be submitted on the day the employee returns to work.
 - (2.) Doctor's certifications must be submitted to the Chief Of Police or his/her designee.
 - d. Any employee on Sick Leave for at least forty (40) Regularly Scheduled Hours Of Duty or seven (7) calendar days from the date of the initial absence (whichever comes first), must submit a doctor's certification to the Chief Of Police or his/her designee.
 - (1.) Doctor's certifications must be provided to the *Chief Of Police* or his/her designee within seven (7) calendar days from the date of the initial absence.
 - (2.) Doctor's certifications must describe the medical reason for the absence, a prognosis indicating when the doctor believes the employee can return to full duty, and the date of the next medical examination if necessary.
 - (3.) Doctor's certifications shall be provided to the *Chief Of Police* or his/her designee at frequencies determined by the *Chief Of Police* or his/her designee but not more frequently than any of the following:

Weekly.

Date of the next examination.

Date stated by the doctor in the medical certification.

- e. Any employee on Sick Leave for at least forty (40) Regularly Scheduled Hours Of Duty must submit a doctor's certification to the Chief Of Police or his/her designee that authorizes the employee to return to full duty with no restrictions.
- **f.** Employees shall not be permitted to work with any type of *Medical Restriction* unless approved by the *Chief Of Police* or his/her designee at his/her sole discretion.

Accepted By:

P.B.ALOCAL 328 Representative

Accepted By:

ARTICLE XXIX

BEREAVEMENT LEAVE

A. All Employees

- 1. For each death in an employee's immediate family, the employee shall be entitled to receive two (2) *Scheduled Shifts* off with pay. Both days do not have to be taken consecutively, however one of the days must be the day of the funeral.
 - a. The *Chief Of Police* or his/her designee may approve up to an additional two (2) *Scheduled Shifts* off with pay at his/her sole discretion.
 - (1.) Approval for additional *Scheduled Shifts* off with pay shall be granted depending on the set of circumstances in each case.
 - (a.) Additional Scheduled Shifts off with pay do not have to be taken consecutively.
 - b. Employees shall be granted Bereavement Leave for the following family members:

Parents

Parents-in-Law

Spouse or Domestic Partner

Children

Siblings

Brother or Sister-in-Law

- 2. For each death of an employee's grandparent, the employee is entitled to receive one (1) *Scheduled Shift* off with pay, which must be the day of the funeral.
 - a. The *Chief Of Police* or his/her designee may approve up to an additional two (2) *Scheduled Shifts* off with pay at his/her sole discretion.
 - (1.) Approval for additional Scheduled Shifts off with pay shall be granted depending on the set of circumstances in each case.
 - (a.) Additional Scheduled Shifts off with pay do not have to be taken consecutively.
- 3. In any case where there is a death of someone not listed above, but has an unusually close family tie to an employee, the *Chief Of Police* or his/her designee may approve granting the same allowance as provided for the death of a grandparent under ARTICLE XXIX BEREAVEMENT LEAVE Section A.2. of the *Collective Bargaining Agreement*.
- 4. If an employee is on Approved Time Off and requests Bereavement Leave, the Bereavement Leave shall be granted for the time considered necessary in that particular case, and the Approved Time Off that was substituted as Bereavement Leave shall be credited back to the employee to be utilized at a later time and in accordance with ARTICLE XXV SCHEDULING AND UTILIZING TIME OFF of the Collective Bargaining Agreement.

Accepted By:

P.D.A. LOCAL 323 Representative



Accepted By:

ARTICLE XXX

LEAVE OF ABSENCE

A. All Employees

1. Employees may be allowed to utilize paid Leave For Personal Business as follows:

40 Hour *Work Week* 5 days

42 Hour Work Week

4 days

- a. Employees must receive approval from the *Chief Of Police* or his/her designee.
- b. Employees with less than one year of service shall not be entitled to any paid *Leave For Personal Business*.
- c. Paid Leave For Personal Business cannot be utilized to cover sickness.
- d. If an employee is assigned to work a forty (40) hour *Work Week*, no more than the equivalent of three (3) eight-hour days in a row may be given per request.
- e. If an employee is assigned to work a forty-two (42) hour *Work Week*, no more than the equivalent of two (2) *Work Days* in a row may be given per request.
- f. The Chief Of Police or his/her designee has the discretion to approve paid Leave For Personal Business in increments of less than a full Work Day if requested.
- 2. Employees shall be allowed to utilize paid *Leave For Personal Business* for the birth or adoption of a child as follows:

40 Hour Work Week

42 Hour Work Week

5 days

4 days

- **a.** Employees do not need prior approval from the *Chief Of Police* or his/her designee; however every effort shall be made to give advance notice.
- **b.** Employees shall be permitted to use paid *Leave For Personal Business* during any of the seven (7) calendar days immediately after the birth or adoption of a child.
- c. Employees shall be permitted to use paid *Leave For Personal Business* regardless of the number of other employees who are on *Approved Time Off* during the same period.
- 3. Employees shall be entitled to unpaid *Leave For Personal Business*.
 - a. Unpaid Leave For Personal Business cannot be utilized to cover sickness.
 - b. Employees must provide a written request to the *Borough Administrator* in advance for unpaid *Leave For Personal Business*, who shall have full discretion to grant or deny such request.
 - (1.) The Borough Administrator shall approve or deny all requests in writing.

Accepted By:

P.B.A. LOCAL 328 Representative

Accepted By:

ARTICLE XXXI

MILITARY LEAVE

A. All Employees

1. All employees are entitled to Military Leave in accordance with federal and state law.

Accepted By:

P.B.A. LOCAL 328 Representative



Accepted By:

ARTICLE XXXII

SICKNESS IN FAMILY

A. All Employees

- 1. Employees may be allowed to utilize up to forty-eight (48) hours of paid *Sickness In Family Leave* per calendar year for absences due to an illness in the employee's family.
 - a. Sickness In Family Leave can only be utilized when an employee is urgently needed at home.
 - b. Employees must receive approval from the Chief Of Police or his/her designee.
- 2. Employees shall be granted paid Sickness In Family Leave for the following family members:

Parents
Parents-in-Law
Spouse or Domestic Partner
Children
Brother or Sister

Accepted By:

P.B.A. LOCAL 328 Representative

2010 201

Accepted By:

ARTICLE XXXIII

TEMPORARY EMPLOYMENT OF PERSONNEL

A. Sworn Officers

- 1. Temporary personnel can only be used under the following guidelines:
 - a. Regular full-time employee must be out of work for at least thirty (30) calendar days for any of the following reasons;

Long Term Disability Leave Sick Leave Injured on Duty

- b. Temporary personnel must be a full time P.T.C. certified police officer.
 - (1.) Class I or Class II special law enforcement officer is ineligible.
- c. Temporary personnel will receive no benefits or Sick Leave.
- d. Temporary personnel will not be able to work longer than twenty-six (26) weeks or until the regular full-time employee has utilized all of his/her *Long Term Disability Leave* (whichever is shorter).
- e. Temporary personnel must satisfy the same orientation program that is outlined for all police personnel including psychological testing and firearms qualifications through the Borough of Haddonfield.

B. Support Personnel Division

- 1. Temporary personnel can only be used under the following guidelines:
 - a. Regular full-time employee must be out of work for at least ten (10) Work Days for any of the following reasons;

Long Term Disability Leave Sick Leave Injured on Duty

- b. Temporary personnel will receive no benefits or Sick Leave.
- c. Temporary personnel will not be able to work longer than twenty-six (26) weeks or until the regular full-time employee has utilized all of his/her *Long Term Disability Leave* (whichever is shorter).
- d. Temporary personnel must have adequate training before being hired.
- e. Temporary personnel will receive not more than the after six month's salary.

Accepted By:

P.B.A. LOCAL 328 Representative

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Accepted By:

ARTICLE XXXIV

INSURANCE

A. All Employees

1. Health Benefits Contribution

a. As of 04/01/2011, all employees shall have *Health Benefits Contributions* deducted from their paycheck on a weekly basis as follows:

Effective Date	Yearly Health Benefits Contribution	Weekly Payroll Deduction
04/01/2011	\$600.00	\$11.54
10/01/2012	\$720.00	\$13.85
10/01/2013	\$840.00	\$16.15

2. Medical Insurance

- a. The *Borough* will provide, at a minimum, group medical insurance equal or better than coverage provided through the New Jersey Health Benefits Traditional Indemnity Plan, available to all members. It is understood that the coverage currently provided through the Southern New Jersey Employee Benefits Plan meets this criteria.
- b. The *Borough* may seek to obtain alternate medical insurance coverage in the future that is better than the Health Benefits Plan, provided that the cost to the *Borough*, as determined by the *Borough*, is no greater than the cost under the State Health Benefits Plan. The *Borough* will submit any alternate plan to the *PBA* for approval, and such approval shall not be unreasonably withheld.
- c. The above medical insurance coverage is provided to all full time permanent employees of the Haddonfield Police Department at no cost to the employee until 03/31/2011. On 04/01/2011 employees shall have *Health Benefits Contributions* deducted as outlined in ARTICLE XXXIV INSURANCE Section A.1.a.
- d. Employees will be not be provided family coverage during the first two (2) years of employment. Members of an employee's family can be provided coverage during this period if the employee pays for such costs through payroll deductions. After the two (2) year period, any payroll deductions for dependants covered will be eliminated and dependants not previously covered may be added, at the employee's request.
- e. Employees shall be offered the opportunity to enroll in HMO's or other forms of medical insurance coverage other than traditional indemnity as provided above. It is understood that the *Borough* is only obligated to make available the number and types of HMO's or other alternative types of medical coverage required by Federal Law. However, the *Borough* will make its best faith effort to continue to make available to existing employees the same HMO's that were available under the State Health Benefits Plan. It is further understood that if the premiums for any alternate coverage per this paragraph are higher than the premiums charged for traditional indemnity coverage under the State Health Benefits Plan, the employee must pay any difference through payroll deductions.

3. Group Dental Insurance

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P.B.A. LOCAL 328 Representative

2010 - 201

Accepted By:

ARTICLE XXXIV

INSURANCE

- a. The *Borough* will provide dental insurance coverage as is currently provided through the Southern New Jersey Employee Benefits Plan, described as one hundred percent (100%) preventative, one hundred percent (100%) diagnostic and restorative, and eighty percent (80%) major coverage in the current plan.
- b. The above group dental insurance is provided to all full time permanent employees of the Haddonfield Police Department at no cost to the employee until 03/31/2011. On 04/01/2011 employees shall have *Health Benefits Contributions* deducted as outlined in ARTICLE XXXIV INSURANCE Section A.1.a.
- c. Employees will be not be provided family coverage during the first two (2) years of employment. Members of an employee's family can be provided coverage during this period if the employee pays for such costs through payroll deductions. After the two (2) year period, any payroll deductions for dependants covered will be eliminated and dependants not previously covered may be added, at the employee's request.
- d. The *Borough* may seek to obtain alternate dental insurance coverage in the future that is better than the current plan, provided that the cost to the *Borough* as determined by the *Borough*, is no greater than the cost under the State Health Benefits Plan. The *Borough* will submit any alternate plan to the *PBA* for approval, and such approval shall not be unreasonably withheld.

4. Prescription Drug Insurance

- a. The *Borough* will provide group prescription drug insurance through the Southern New Jersey Employees Benefits Plan. Under the plan, those covered will pay the pharmacy a prescription co-pay of \$8.00 for generic drugs, \$15.00 for name brand drugs and \$35.00 for "non-preferred" drugs, as defined under the plan.
- b. The prescription drug insurance is provided to all full time permanent employees of the Haddonfield Police Department at no cost to the employee until 03/31/2011. On 04/01/2011 employees shall have Health Benefits Contributions deducted as outlined in ARTICLE XXXIV – INSURANCE - Section A.1.a.
- c. Employees will be not be provided family coverage during the first two (2) years of employment. Members of an employee's family can be provided coverage during this period if the employee pays for such costs through payroll deductions. After the two (2) year period, any payroll deductions for dependants covered will be eliminated and dependants not previously covered may be added, at the employee's request.
- d. After the first two (2) years of employment an employee may elect family coverage if the employee pays the required additional cost through payroll deductions as follows:

Effective Date Yearly Prescription Insurance Contribution Weekly Payroll Deduction

04/01/2008 \$600.00 \$11.54

On 04/01/2011 prescription insurance contributions under this provision shall be eliminated, and employees shall have *Health Benefits Contributions* deducted as outlined in ARTICLE XXXIV – INSURANCE - Section A.1.a.

Accepted By:

P.B.A. HOCAL 328 Representative



Accepted By:

ARTICLE XXXIV

INSURANCE

e. The *Borough* may seek to obtain alternate prescription insurance coverage in the future that is better than the current, provided that the cost to the *Borough* as determined by the *Borough*, is no greater than the cost under the State Health Benefits Plan. The *Borough* will submit any alternate plan to the *PBA* for approval, and such approval shall not be unreasonably withheld.

5. Coverage After Retirement

a. The *Borough* will continue to provide medical and dental insurance coverage to a member and his/her family at no cost to the member, and prescription coverage for the member only, provided that the member has at least twenty-five (25) years credited service in the New Jersey State Pension System.

6. Pension and Life Insurance

a. The *Borough* will continue to provide the pension and life insurance benefits available with the state pension plan applicable to each member.

7. Worker's Compensation

a. There will be no change in the *Borough's* policy of continuing salary for members who cannot work due to job related illness or injury as defined by state law.

Accepted By:

P.B.A. LOCAL 328 Representative



Accepted By:

ARTICLE XXXV

SEPARATION PAYMENTS

A. All Employees

1. Retirement

a. Employees shall be entitled to payment for unused *Time Off* for the calendar year as follows:

Vacation All time remaining.

Birthday Holiday If the date of the employee's birthday occurs before the end of the

employee's Credited Time.

Paid Holiday Leave One day per month of Credited Time.

Holiday Time Off Five (5) hours per month of Credited Time minus the number of hours

already taken.

Kelly Time Two (2) hours for each Week of Credited Time minus the Kelly Time Off

already taken.

Compensatory Time All time remaining.

b. Employees who receive an annual *Uniform Allowance* payment shall be entitled to full payment of the *Uniform Allowance* if he/she is on *Active Employment* at the time the payment is made in the current calendar year.

(1.) If an employee *Retires* prior to payment of the *Uniform Allowance* in the current calendar year he/she will receive, at their *Retirement*, a percentage of the *Uniform Allowance* as follows:

Up to one (1) month of *Credited Time*Up to two (2) months of *Credited Time*Up to three (3) months of *Credited Time*Up to four (4) months or more of *Credited Time*100% of the allowance

2. Voluntary separation with two (2) Weeks notice

a. Employees shall be entitled to payment for unused *Time Off* for the calendar year as follows:

Vacation Pro-rated number of days based on the number of Weeks since the

Anniversary Date and full payment of any accumulated Vacation from a

previous year.

Birthday Holiday If the date of the employee's birthday occurs before the end of the

employee's Credited Time.

Paid Holiday Leave One day per month of Credited Time.

Holiday Time Off Five (5) hours per month of Credited Time minus the number of hours

already taken.

Kelly Time Two (2) hours for each Week of Credited Time minus the Kelly Time Off

already taken.

Compensatory Time All time remaining.

b. Employees who receive an annual *Uniform Allowance* payment shall be entitled to full payment of the *Uniform Allowance* if he/she is on *Active Employment* at the time the payment is made in the current calendar year.

Accepted By:

P.B.A. LOCAL 328 Representative

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ARTICLE XXXV

SEPARATION PAYMENTS

- c. Employees who receive an annual *Uniform Allowance* payment shall be not entitled to any payment of the *Uniform Allowance* if he/she separates from *Active Employment* before the time the payment made in the current calendar year.
- 3. Voluntary separation before Retirement without two (2) Weeks notice
 - a. Employees shall be entitled to payment for unused *Time Off* for the calendar year as follows:

Vacation Determined by the Chief Of Police or his/her designee and the Borough

Administrator at their sole discretion, and full payment of any

accumulated Vacation from a previous year.

Birthday Holiday If the date of the employee's birthday occurs before the end of the

employee's Credited Time.

Paid Holiday Leave One day per month of Credited Time.

Holiday Time Off Five (5) hours per month of Credited Time minus the number of hours

already taken.

Kelly Time Two (2) hours for each Week of Credited Time minus the Kelly Time Off

already taken.

Compensatory Time All time remaining.

- b. Employees who receive an annual *Uniform Allowance* payment shall be entitled to full payment of the *Uniform Allowance* if he/she is on *Active Employment* at the time the payment is made in the current calendar year.
- c. Employees who receive an annual *Uniform Allowance* payment shall be not entitled to any payment of the *Uniform Allowance* if he/she separates from *Active Employment* before the time the payment made in the current calendar year.
- 4. Involuntary separation for lay-off or in the line of duty death
 - a. Employees shall be entitled to payment for unused *Time Off* for the calendar year as follows:

Vacation All time remaining.

Birthday Holiday If the date of the employee's birthday occurs before the end of the

employee's Credited Time.

Paid Holiday Leave One day per month of Credited Time.

Holiday Time Off Five (5) hours per month of Credited Time minus the number of hours

already taken.

Kelly Time Two (2) hours for each Week of Credited Time minus the Kelly Time Off

already taken.

Compensatory Time All time remaining.

- b. Employees who receive an annual *Uniform Allowance* payment shall be entitled to full payment of the *Uniform Allowance* if he/she is on *Active Employment* at the time the payment is made in the current calendar year.
 - (1.) If an employee separates prior to payment of the *Uniform Allowance* in the current calendar year he/she will receive, a pro-rated payment for the number of *Weeks* during the calendar year before separation, and after recall.

Accepted By:

P. B. A. LOCAL 328 Representative

2010 - 201

Accepted By:

ARTICLE XXXV

SEPARATION PAYMENTS

- c. The *Borough* will reimburse the estate or survivors for funeral expenses, up to a maximum of five thousand dollars (\$5,000.00), upon submission of proper proof of expenses for any in the line of duty death.
- d. The Borough will make payment equal to one (1) Week of Base Wages for every five (5) Years Of Service to the estate or survivors of any employee killed in the line of duty.
- 5. Involuntary separation for disciplinary reasons
 - a. Employees shall be entitled to payment for unused *Time Off* for the calendar year as follows:

Vacation	Determined by the Chief Of Police or his/her designee and the Borough
	Administrator at their sole discretion, and full payment of any accumulated Vacation from a previous year.
Birthday Holiday	Determined by the <i>Chief Of Police</i> or his/her designee and the <i>Borough</i>
Danking Homay	Administrator at their sole discretion.
Paid Holiday Leave	Determined by the Chief Of Police or his/her designee and the Borough
	Administrator at their sole discretion.
Holiday Time Off	Determined by the Chief Of Police or his/her designee and the Borough
7 33	Administrator at their sole discretion.
Kelly Time	Two (2) hours for each Week of Credited Time minus the Kelly Time Off
1101.9 11	already taken.
Compensatory Time	All time remaining.

- b. Employees who receive an annual *Uniform Allowance* payment shall be entitled to full payment of the *Uniform Allowance* if he/she is on *Active Employment* at the time the payment is made in the current calendar year.
- c. Employees who receive an annual *Uniform Allowance* payment shall be not entitled to any payment of the *Uniform Allowance* if he/she separates from *Active Employment* before the time the payment made in the current calendar year.

Accepted By:

P.B.A. LOCAL 328 Representative

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Accepted By:

ARTICLE XXXVI

PBA BUSINESS

A. All Employees

- 1. When the *PBA* and the *Borough Administrator* or his/her designee mutually schedule an employee who is a representative of the *PBA*, to participate in negotiations, *Grievance* proceedings, conferences or meetings during working hours, he/she shall suffer no loss in pay or be charged for *Time Off*.
- 2. The *PBA* shall have the right to designate officers from among their membership. The officer's authority with respect to this *Collective Bargaining Agreement* shall be limited to and shall not exceed the following duties and activities:

Investigate and confer on *Grievances* and disciplinary actions on any working day for a reasonable period of time.

- 3. Authorized representatives of the *PBA* may enter the *Borough's* premises for the following purposes:
 - a. Investigating and/or conferring on *Grievances* and disciplinary actions.
 - b. To ascertain that the Collective Bargaining Agreement is being adhered to.
 - **c.** To hold *PBA* meetings.
- **4.** Prior to conducting *PBA* business, the representative shall first advise the *Borough Administrator* or his/her designee and state the general purpose for needing to conduct *PBA* business on *Borough* Property.
 - a. If the proposed business will interfere with the operation of a phase of the *Borough* function, it may be delayed for a reasonable period of time until a more appropriate time.
 - **b.** Any meeting with an employee shall be as brief as possible.
 - (1.) Following any meeting, the employee will return to his/her assigned duties and the representative shall leave the premises.
 - c. Any other PBA Executive Board member may be present for such meeting.
- 5. The *PBA* shall be permitted to maintain a *PBA* Bulletin Board in the place where employees normally gather (e.g. Squad Room) and in a place which must be approved by the *Chief Of Police* or his/her designee, so long as it is reasonably accessible to all members.
 - **a.** The purpose of the *PBA* Bulletin Board is to communicate information generally and specifically related to the *PBA* and its members.
 - **b.** The *PBA* shall not display any article or document which depicts pornography, caricatures of *Borough* personnel, race, creed, gender, or religion.
 - c. The *PBA* may place any document, article, memorandum, letter, or note that pertains to the State and Local *PBA*, union issues, the Borough of Haddonfield, any protected document, and any document available to the public.

Accepted By:

P.B.A. LOCAL 328 Representative

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Accepted By:

ARTICLE XXXVI

PBA BUSINESS

- (1.) No prior approval from the *Borough* is required.
- 6. The *PBA* shall be permitted to maintain a *PBA* filing cabinet in the *Police Department* and in a place which must be accessible to all members.
 - a. The Chief Of Police or his/her designee must approve the placement of the PBA filing cabinet.
 - **b.** The purpose of the *PBA* filing cabinet is to maintain *PBA* records, documents and other papers and generally related materials.
 - c. No one but authorized *PBA* members shall be permitted access to these files, unless subject to a search warrant based on probable cause.
- 7. Officers of the *PBA* may, on a limited and reasonable basis, use *Borough* telephones and facilities for *PBA* Local 328 business.
- 8. The *PBA* 's use of computers and fax machines shall be with the prior approval of the *Chief Of Police* or his/her designee.
- 9. Up to two employees who are also members of the *PBA* Executive Board will be granted *PBA Convention Leave*.
 - **a.** The *PBA* shall give notice of the dates of these events to the *Chief Of Police* or his/her designee as soon as they are known and confirmed.
- 10. Up to two (2) employees who are also members of the PBA will be granted PBA Seminar Leave.
 - **a.** The *PBA* shall give notice of the dates of these events to the *Chief Of Police* or his/her designee as soon as they are known and confirmed.
- 11. Employees who are also members of the *PBA* Executive Board shall be permitted to use at their discretion, up to one hundred and eighty (180) hours of *PBA Time* per calendar year.
 - a. Requests for PBA Time shall be made to the Chief Of Police or his/her designee.
 - b. No more than two (2) employees who are also members of the *PBA* Executive Board shall be permitted to use *PBA Time* at the same time without approval of the *Chief Of Police* or his/her designee.
 - c. Employees shall use the minimum amount of *PBA Time* necessary to meet his/her *PBA* obligation.

Accepted By:

P.B.A. LOCAL 328 Representative

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Accepted By:

ARTICLE XXXVII

LABOR MANAGEMENT MEETINGS

A. All Employees

- 1. The Borough agrees to meet with the PBA once each quarter to discuss labor-management issues.
 - a. Labor-Management Meetings shall be mutually selected and set in advance for consistency.
 - b. Additional meetings may be scheduled whenever mutually agreed upon by both parties.
- 2. The time an employee attends a *Labor-Management Meeting* shall not be charged to the employee as *Time Off*.
- 3. The PBA and the Borough shall provide each other with an agenda at least one (1) Week prior to the meeting.
 - a. This agenda shall set forth the issue(s) to be discussed.
 - b. Issues for discussion may be concerning any matter relating to the terms and conditions of employment.
- **4.** Labor-Management Meetings shall not be for greater than three (3) hours in duration, unless extended by mutual agreement.
 - a. Labor-Management Meetings may not be attended by more than two representatives from the PBA.
- 5. All conclusions reached by both parties shall be reduced to writing.

Accepted By:

. LOCAL 328 Representative

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Accepted By:

ARTICLE XXXVIII

GRIEVANCE PROCEDURE

A. All Employees

1. Purpose

- a. To secure at the lowest possible level, an equitable solution to the problems which may arise affecting the terms and conditions of this *Collective Bargaining Agreement*. The parties agree that this procedure will be kept as informal as may be appropriate. Nothing herein contained shall be construed as limiting the right of any employee having a *Grievance*, to discuss the matter informally with any appropriate employee of the departmental supervisory staff and having the *Grievance* adjusted without the intervention of the *PBA*.
- 2. Steps of the Grievance Procedure Employee Initiated

The following constitutes the sole and exclusive method for resolving employee initiated *Grievances* between the parties covered by this agreement.

- a. Step 1
 - (1.) Prior to the *PBA* filing a *Grievance* or unfair practice charge, the *PBA* shall request a *Labor Management Meeting* for informal discussion of the matter.
 - (a.) This action shall automatically stay any time requirements set forth for filing a *Grievance*.
- b. Step 2
 - (1.) The aggrieved party shall submit, in writing, a signed statement of *Grievance* to the *Chief Of Police* or his/her designee within fifteen (15) calendar days after knowledge of the event giving rise that the *Grievance* has occurred.
 - (2.) The *Chief Of Police* or his/her designee shall set a meeting within fifteen (15) calendar days after receipt of the request.
 - (a.) This meeting shall be between the *Chief Of Police* and the aggrieved party and with a *PBA* representative, if requested by the aggrieved party.
 - (3.) The *Chief Of Police's* answer to this step shall be delivered within fifteen (15) calendar days to the aggrieved party with a copy to the *PBA*, if the *PBA* representative attended the meeting.
- c. Step 3
 - (1.) If the aggrieved party is not satisfied with the handling or result of the *Grievance* at step two (2), the aggrieved party may, within ten (10) calendar days of the receipt of the step two (2) decision, submit in writing, a notice together with a signed statement of the *Grievance* to the *Borough Administrator* requesting a ruling on the *Grievance*.
 - (2.) A meeting shall be set within twenty (20) calendar days after the *Borough Administrator* has received the request for a ruling.

Accepted By: P. B. C. C. L. 28 Payrecentative

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Accepted By:

ARTICLE XXXVIII

GRIEVANCE PROCEDURE

- (a.) At such meeting, the aggrieved party may appear with counsel and a representative of the *PBA*, if requested by the aggrieved party.
- (3.) The *Borough Administrator's* ruling shall be delivered to the aggrieved party with a copy to the *PBA*, if in attendance at the meeting, within fifteen (15) calendar days after the meeting.

d. Step 4

- (1.) If the aggrieved party is not satisfied with the disposition of the *Grievance* at Step 3, the aggrieved party may, within ten (10) calendar days of the receipt of the Step 3 decision, submit in writing, a notice together with a signed statement of the *Grievance* to the Director of Public Safety requesting a ruling on the *Grievance*.
- (2.) A meeting shall be set within twenty (20) calendar days after the Director of Public Safety has received the request for a ruling.
 - (a.) At such meeting, the aggrieved party may appear with counsel and a representative of the *PBA*, if requested by the aggrieved party.
- (3.) The Director of Public Safety's ruling shall be delivered to the aggrieved party with a copy to the *PBA*, if in attendance at the meeting, within fifteen (15) calendar days after the meeting.

e. Step 5

- (1.) If the aggrieved party is not satisfied with the disposition of the *Grievance* at Step 4, the *Grievance* may be submitted to binding arbitration within thirty (30) calendar days after the expiration of Step 4.
 - (a.) A request for a list of arbitrators shall be made to the Public Employees Relations Commission by the complainant, and both parties shall then be bound by the rules and procedures of P.E.R.C. in the selection of an arbitrator.
 - **(b.)** The arbitrator shall limit himself/herself to the interpretation and application of the terms of the *Collective Bargaining Agreement* and to the issues submitted to him/her and consider no other(s).
 - (c.) The arbitrator shall have no authority to add to, detract from, alter, amend, or modify any provision of the *Collective Bargaining Agreement* or impose on any party hereto to a limitation or obligation not provided in the *Collective Bargaining Agreement*.
 - (d.) The award of the arbitrator on the merits of any *Grievance* within his/her jurisdiction and authority as provided in this *Collective Bargaining Agreement* shall be final and binding upon the parties.
 - (e.) The cost of the arbitrator's fee shall be borne equally by the parties. Any other cost shall be borne by the party incurring it.
- 3. Steps of the Grievance Procedure Borough Initiated

Accepted By:

P.B.A. LOCAL 328 Representative

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Accepted By:

ARTICLE XXXVIII

GRIEVANCE PROCEDURE

The following constitutes the sole and exclusive method for resolving *Borough* initiated *Grievances* between the parties covered by this agreement.

a. Step 1

- (1.) Grievances initiated by the Borough shall be initiated by a signed statement by the Borough Administrator and filed directly with the PBA within ten (10) calendar days after knowledge of the event giving rise that the Grievance has occurred.
- (2.) A meeting shall be held within ten (10) calendar days after filing of the *Grievance*.
 - (a.) At such meeting, representatives of the *Borough* and the *PBA* shall attempt to resolve the matter.

b. Step 2

- (1.) If the event the matter is not resolved, the *Borough* may submit the matter to binding arbitration within thirty (30) calendar days after the expiration of Step 1.
 - (a.) A request for a list of arbitrators shall be made to the Public Employees Relations Commission by the *Borough*, and both parties shall then be bound by the rules and procedures of P.E.R.C. in the selection of an arbitrator.
 - (b.) The arbitrator shall limit himself/herself to the interpretation and application of the terms of the *Collective Bargaining Agreement* and to the issues submitted to him/her and consider no other(s).
 - (c.) The arbitrator shall have no authority to add to, detract from, alter, amend, or modify any provision of the *Collective Bargaining Agreement* or impose on any party hereto to a limitation or obligation not provided in the *Collective Bargaining Agreement*.
 - (d.) The award of the arbitrator on the merits of any *Grievance* within his/her jurisdiction and authority as provided in this *Collective Bargaining Agreement* shall be final and binding upon the parties.
 - (e.) The cost of the arbitrator's fee shall be borne equally by the parties. Any other cost shall be borne by the party incurring it.

accepted By:

P.B.A. LOCAL 328 Representative

2010 201

Accepted By:

ARTICLE XXXIX

AGREEMENT OF CONTENTS AND SIGNATURES

This writing contains the entire *Collective Bargaining Agreement* of the parties and shall not be enlarged, diminished or modified in any way without the expressed written approval of both parties.

Witnessed our hand and sealed this
BOROUGH OF HADDONFIELD By Litter & Calomb.
Mayor
Attested by
NEW JERSEY STATE POLICEMEN'S BENEVOLENT ASSOCIATION LOCAL 328
By President
Attested by Attested by

Accepted By:

P.B. A LOCAL 328 Representative

2010 - 2014

Accepted By:

A

Absent (Absence)

Any time an employee is on Approved Time Off.

Acting Sergeant

Designation given to an employee who has been assigned to assume the duties and responsibilities of the rank/position of Sergeant in any *Division* or *Platoon Within a Division*. *Acting Sergeant* designation is given in the absence of the Sergeant and in accordance with ARTICLE VIII – ACTING SERGEANT PAY of the *Collective Bargaining Agreement*. When a *Vacancy* exists in the rank of Corporal the *Chief Of Police* or his/her designee shall designate an employee based upon seniority (the employee with the most continuous uninterrupted service in the Haddonfield Police Department will be given preference), job performance, past training and educational background.

Active Employment

The time in which an employee is performing his/her job duties or is absent due to a work related disability or is absent with pay.

Anniversary Date

An employee's annual calendar date of hire.

Approved Paid Leave

Guaranteed paid time off from work given to an employee to use in conjunction with a *Reassignment* or *Temporary Assignment*. Approved Paid Leave is provided over and above any other paid *Time Off*, and can be utilized regardless if it creates an *Overtime Work Assignment*.

Approved Time Off

An employee shall be considered on Approved Time Off if they are unavailable because they are off from work for any of the following conditions: Approved Paid Leave, Bereavement Leave, Borough Overtime, Birthday Holiday, Compensatory Time Off, Court, Holiday, Holiday Time Off, Kelly Time Off, Leave For Personal Business, Long Term Disability Leave, Military ADT Leave, Military IDT Leave, Military Leave, Outside Vendor Overtime, PBA Convention Leave, PBA Seminar Leave, PBA Time, Sick Leave, Sickness In Family Leave, Training, or Vacation.

B

Base Wage(s)

Weekly Wage plus Longevity.

Bereavement Leave

Paid time off from work given to an employee in the event of a death of anyone listed under ARTICLE XXIX – BEREAVEMENT LEAVE of the *Collective Bargaining Agreement*.

Accepted By:

P.B.A. LOCAL 328 Representative

2010 - 201

Accepted By:

GLOSSARY

Birthday Holiday

Paid time off from work given to all employees after one (1) full year of employment. The *Birthday Holiday* for each eligible employee shall be equal to one (1) full *Scheduled Shift*.

Borough

Borough of Haddonfield

Borough Administrator

Borough Administrator for the Borough of Haddonfield.

Borough Overtime

An Overtime Work Assignment to meet the Borough's needs and is not reimbursed by a third party for any overtime payment.

Borough Overtime Work Assignment(s)

Any particular Borough Overtime job or task that is available only to Eligible Employees.



Called In

Any time an employee *On Call* is requested to respond to the Haddonfield Police Department. An employee shall be considered *Called In* if they are requested to respond after leaving the Haddonfield Police Department and/or parking lot and also outside an employee's *Regularly Scheduled Hours Of Duty*.

Chief Of Police

Chief of Police of the Haddonfield Borough Police Department.

Collective Bargaining Agreement

The current *Collective Bargaining Agreement* between Policemen's Benevolent Association Local 328 and the Borough of Haddonfield.

Compensatory Time

Paid time off from work credited to an employee at his/her Compensatory Time Rate. Compensatory Time is determined by multiplying the Compensatory Time Rate by the number of extra hours worked or earned.

Compensatory Time Off

Paid time off from work to be utilized in accordance with the applicable provisions set forth in the *Collective Bargaining Agreement*.

Compensatory Time Rate

The rate in which an employee is credited *Compensatory Time*. For all employees, the rate is one and one-half (1.5).

Court

Attendance at Municipal, Administrative (including departmental and arbitration hearings and other similar types of legal proceedings), State or Federal Court on all criminal matters.

Accepted By:

P.B.A. LOCAL 328 Representative

Accepted By:

Credited Time

The number of *Weeks* from the beginning of the calendar year including the number of unused *Vacation* weeks available, added onto the final date of work.

D

Day Work

The period of time of the *Work Schedule* for each *Platoon* of the Patrol Division between 7:00 AM and 7:00 PM as listed under ARTICLE V – WORK SCHEDULE of the *Collective Bargaining Agreement*.

Division

A work unit within the Haddonfield Police Department as it relates to the Collective Bargaining Agreement.

E

Eligible Employee(s)

Employees who possess the proper training and qualifications to work a particular assignment and are not on *Approved Time Off* or unavailable because their *Regularly Scheduled Hours Of Duty* would prevent them from working the assignment.

Emergency

As defined by N.J.S.A. 40A:14-146.9

F

Full Pay

An employee's rate of payment for one (1) hour of work calculated by dividing the Base Wage by forty (40).

G

Grievance

Any controversy arising over the interpretation, application or alleged violation of the terms and conditions of the *Collective Bargaining Agreement* and may be raised by the PBA on behalf of an individual, or group of individuals, or the *Borough*.

H

Half Pay

An employee's rate of payment for one (1) hour of work calculated at half of the *Base Wage* divided by forty (40).

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Health Benefits Contribution

Employee paid contributions towards the cost of medical insurance, group dental insurance, and prescription drug insurance. *Health Benefits Contributions* are deducted weekly from an employee's pay in amounts outlined in ARTICLE XXXIV – INSURANCE. Employees who opt-out of all medical insurance, group dental insurance, and prescription drug insurance are not subject to *Health Benefits Contributions*.

Holiday(s)

Holidays are classified as any of the following annual days off from work: New Year's Day, Memorial Day, Independence Day, Labor Day, Thanksgiving Day and Christmas Day.

Holiday Time Off

Annual paid time off from work given to employees based upon their *Division* and *Work Schedule*, to be utilized in accordance with the applicable provisions set forth in the *Collective Bargaining Agreement*. The amount of *Holiday Time Off* given to each employee is enumerated under ARTICLE XXII – HOLIDAYS of the Collective Bargaining Agreement.

Hourly Compensatory Time Rate

For all employees, the *Hourly Compensatory Time Rate* is one (1). *Compensatory Time* earned at the *Hourly Compensatory Time Rate* is determined by multiplying the number of extra hours worked by one (1).

Hourly Pay Rate

An employee's rate of payment for one (1) hour of work. *Hourly Pay Rate* is calculated by dividing the employee's *Base Wage* by forty (40).

I

Initial Issue

An employee's supply of uniform items provided by the *Borough* at their time of hire. *Initial Issue* uniform items are listed in ARTICLE XIX of the *Collective Bargaining Agreement*.

K

Kelly Time

Paid time off from work accrued annually by non-civilian employees assigned to work a forty-two (42) hour *Work Week*.

Kelly Time Off

Paid time off from work to be utilized in accordance with the applicable provisions set forth in the *Collective Bargaining Agreement*.

L

Labor Management Meeting(s)

Quarterly meetings between the PBA and the Borough to discuss labor-management issues.

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GLOSSARY

Leave For Personal Business

Annual time off from work (whether paid or unpaid) for personal reasons (such as personal business which can't be conducted outside an employee's *Regularly Scheduled Hours Of Duty*).

Longevity

Percentage payment applied to an employee's Weekly Wage based on an employee's Years Of Service.

Long Term Disability Leave Allowance

The amount of available hours at *Full Pay* and *Half Pay* based upon the first day that *Long Term Disability Leave* is utilized and the *Years Of Service* an employee has completed on that day.

Long Term Disability Leave

Paid time off from work given to employees for Long Term Medical Disability. Long Term Disability Leave is given in addition to and after all of an employee's Sick Leave Allowance has been exhausted.

Long Term Disability Leave-Full Pay Allowance

Allowance of Long Term Disability Leave at Full Pay provided to employees.

Long Term Disability Leave-Half Pay Allowance

Allowance of Long Term Disability Leave at Half Pay provided to employees.

Long Term Medical Disability

Non-work related temporary disability resulting from any medically recognized illness or condition including exposure to a contagious disease or quarantine that requires a medically mandated absence from work for seven (7) calendar days or more.

\mathbf{M}

Maintenance Portion

A portion of the *Uniform Allowance* provided for maintenance of *Initial Issue* uniform items. The *Maintenance Portion* of the *Uniform Allowance* is equal to thirty dollars (\$30.00) per month or three hundred and sixty dollars (\$360.00) per year.

Medical Restriction

Terms and conditions placed on an employee by a physician based upon an employee's illness or injury limiting their ability to return to full duty.

Military ADT Leave

Time off from work given to employees who are members of the National Guard or other component of the organized militia of the United States of America or the State of New Jersey to attend their annual two (2) Week Active Duty Training.

Military IDT Leave

Time off from work given to employees who are members of the National Guard or other component of the organized militia of the United States of America or the State of New Jersey to attend their monthly two (2) day Inactive Duty Training.

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Military Leave

Leave of absence from work given to employees who are members of the National Guard or other component of the organized militia of the *United States of America or the State of New Jersey to engage in active duty, Military ADT Leave* or *Military IDT Leave*.

N

Night Work

The period of time of the *Work Schedule* for each *Platoon* of the Patrol Division between 7:00 PM and 7:00 AM as listed under ARTICLE V – WORK SCHEDULE of the *Collective Bargaining Agreement*.



On Call

Any time outside an employee's Regularly Scheduled Hours Of Duty in which they are required to be available to respond to the Haddonfield Police Department to perform their particular job. On Call is only available to employees assigned to the Divisions or Position Within A Division listed under ARTICLE IX – ON CALL of the Collective Bargaining Agreement.

Outside Vendor Overtime Pay Rate(s)

An employee's hourly pay rate while working *Outside Vendor Overtime Work*. The *Outside Vendor Overtime Pay Rate* for each calendar year is listed under ARTICLE XII of the *Collective Bargaining Agreement*.

Outside Vendor Overtime Work

An Overtime Work Assignment in which a third party has contracted for the work and is responsible for reimbursing the Borough for the overtime payment.

Outside Vendor Overtime Work Assignment

A particular outside vendor overtime job or task available only to Eligible Employees.

Overtime Pay

Monetary payment for all hours worked at an employee's *Overtime Pay Rate*.

Overtime Pay Rate

An employee's hourly pay rate for overtime. *Overtime Pay Rate* is calculated by dividing the employee's *Base Wage* by forty (40), and then multiplying by one and one-half (1.5).

Overtime Work Assignment

Any of the following assignments: Borough Overtime Work Assignment, Outside Vendor Overtime Work Assignment, Court or Training when scheduled outside an employee's Regularly Scheduled Hours Of Duty.

P

PBA

Policemen's Benevolent Association Local 328

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GLOSSARY

PBA Convention Leave

Annual paid time off from work given to employees who are members of the Policemen's Benevolent Association Local 328 Executive Board, to attend the New Jersey State PBA Convention and the New Jersey State PBA Mini-Convention.

PBA Seminar Leave

Annual paid time off from work given to employees who are members of Policemen's Benevolent Association Local 328 to attend the three (3) day New Jersey State PBA Collective Bargaining Seminar.

PBA Time

Annual paid time off from work given to employees who are members of the Policemen's Benevolent Association Local 328 Executive Board for the purpose of attending monthly New Jersey State PBA and County PBA meetings, to carry out the duties of representing the members, and to administer the terms and conditions of the *Collective Bargaining Agreement*.

Paid Holiday Leave

Annual payment of forty-eight (48) hours at an employee's *Hourly Pay Rate* in lieu of working six (6) extra holidays

Platoon (Platoon Within A Division)

An employee's work unit when assigned to the Patrol Division. *Platoons* are only assigned to the Patrol Division and include the following: Platoon 1, Platoon 2, Platoon 3, and Platoon 4.

Police Department

Borough of Haddonfield Police Department

Position Within A Division

An employee's title, rank or job assignment within the *Division* that they are assigned.

R

Reassignment (Reassign)

A change in an employee's Work Schedule or Regularly Scheduled Hours Of Duty (excluding Borough Overtime, Court, Outside Vendor Overtime and negotiated Work Schedule changes) that exceeds thirty (30) calendar days.

Regularly Scheduled Hours Of Duty

An employee's scheduled work hours on a particular day based on their *Division*, *Position Within A Division*, or *Platoon Within A Division* as listed in ARTICLE V – WORK SCHEDULES of the *Collective Bargaining Agreement*.

Retirement

An employee who separates from employment with the Borough of Haddonfield and who also qualifies under state pension laws, rules and regulations applicable at the time of separation.

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S

Scheduled Shift(s)

One (1) work day, which is comprised of all work hours on a particular day, based upon an employee's *Regularly Scheduled Hours Of Duty*.

Scheduled Start Time

The time an employee is scheduled to begin work for their Scheduled Shift, Borough Overtime Work Assignment, Outside Vendor Overtime Work Assignment, Court, or Training.

Seniority Order

Chronological list of all employees based upon their date of hire. The *Seniority Order* list shall be in the order from the least senior employee to the most senior employee.

Sick Leave

Time off from work (whether paid or unpaid) provided to employees for non-work related temporary disability resulting from any medically recognized illness or condition including exposure to a contagious disease or quarantine.

Sick Leave Allowance

The total amount of accumulated Sick Leave available to an employee.

Sick Leave Sell-Back

The conversion of up to eighty four (84) hours of accumulated *Sick Leave* to pay on a yearly basis. *Sick Leave Sell-Back* year shall run from November 1st until October 31st. *Sick Leave Sell-Back* shall be granted in accordance with the provisions listed in ARTICLE XXVI – SICK LEAVE of the *Collective Bargaining Agreement*.

Sickness In Family Leave

Annual paid time off from work for an illness in an employee's family to be utilized in accordance with the applicable provisions set forth in the *Collective Bargaining Agreement*.

Successful Completion

An employee shall be deemed to have successfully completed a course if they receive full credit for the course and/or a passing grade.

Superior Officer

Any employee holding the rank of Lieutenant, Captain or Chief Of Police.

T

Temporary Assignment (Temporarily Assigned)

A change in an employee's Work Schedule or Regularly Scheduled Hours Of Duty (excluding Borough Overtime, Court, Outside Vendor Overtime and negotiated Work Schedule changes) that does not exceed thirty (30) calendar days.

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GLOSSARY

Time Off

Any of the following scheduled absence from work: Birthday Holiday, Compensatory Time, Holiday, Holiday Time Off, Kelly Time Off, Military ADT Leave, PBA Convention Leave, or Vacation.

Time Off Seniority

Chronological list of all employees assigned to a *Division*, *Position Within A Division*, or *Platoon Within A Division* based upon their date of hire. *Time Off Seniority* is utilized for the purposes of scheduling and utilizing time off as enumerated under ARTICLE XXV – SCHEDULING AND UTILIZING TIME OFF of the *Collective Bargaining Agreement*.

Training

A Borough sanctioned school or practical instruction in which an employee is scheduled to attend.

Training Site

The location where an employee attends Training.

U

Uniform Allowance

Annual payment by the *Borough* to employees for acquisition and maintenance of *Initial Issue* uniform items. Effective April 1st, 2006 *Uniform Allowance* shall only be paid to civilian employees covered by this agreement. Sworn officers uniform costs are part of *Weekly Wage* effective April 1st, 2006.

Uniform Reimbursement

Monetary compensation equal to the replacement cost of uniform items damaged in the course of duty.



Vacancy

Unfilled rank or position not created by Approved Time Off.

Vacation

Annual paid time off from work earned in one (1) Week increments based upon Years Of Service with the Borough of Haddonfield.

Verification Telephone Call

A telephone call placed by the *Chief Of Police* or his/her designee, to an employee on *Sick Leave*, only during an employee's *Regularly Scheduled Hours Of Duty*, to verify the employee's confinement.



Week

A calendar week of seven (7) consecutive days.

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Weekly Wage(s)

Weekly pay as listed under ARTICLE XIV of the Collective Bargaining Agreement.

Work Day(s)

The scheduled days of duty assigned to each employee based upon the *Division*, *Position Within A Division* or *Platoon Within A Division*, in which they are assigned.

Work Schedule(s)

The scheduled hours of duty assigned to each job position as enumerated under ARTICLE V-WORK SCHEDULE of the *Collective Bargaining Agreement*.

Work Week

The period of time beginning Sunday morning at midnight, and covering the following seven (7) consecutive twenty-four (24) hour periods.



Year(s) Of Service

The total number of years an employee has been employed by the *Borough* based on the latest uninterrupted term of employment.

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